

## CAPITOL & 5TH PUBLIC STRATEGIES

## Memphis Calendar

Week of March 12th 2018

Mon 3/12/18 11:00am - Senate Hearing Rm I, Senate Commerce & Labor Committee

By Suspension of Senate Rule 83(8), the following item has been added to the calendar: SB2232. The committee will hear a Budget Hearing from the TN Public Utility Commission. MEMBERS: CHAIR J. Johnson (R); VICE CHAIR M. Green (R); 2ND VICE CHAIR K. Roberts (R); D. Gresham (R); B. Ketron (R); R. Tate (D); B. Watson (R); K. Yager (R); F. Niceley (R)

7. **SB2504** Ketron B.

UTILITIES: Competitive Wireless Broadband Investment, Deployment, and Safety Act of 2018. Enacts the Competitive Wireless Broadband Investment, Deployment, and Safety Act of 2018, which desires to maximize investment in wireless connectivity across the state by creating a uniform and predicable framework that limits local obstacles to deployment of small wireless facilities and to encourage shared use of public infrastructure and colocation in a manner that is the most technology neutral and nondiscriminatory. Prohibits a municipal authority to restrict the size, height, or otherwise regulate the appearance or placement of small wireless facilities. Requires any applicant, a person who is seeking a permit to install a small wireless facility, to replace existing authority-owned utility poles and must reasonably conform to the design aesthetics of the utility pole being replaced. Allows an applicant up to include up to 20 small wireless facilities within a single application to an authority. Requires the authority to determine whether an application is complete and notify the applicant within 10 days of receiving an application and must approve or deny an application within 60 days of receipt of the application. Amendment Summary: House Business & Utilities Committee amendment 1 (014216) re-writes the bill by deleting all language after the enacting clause. Substitutes the following: changes title to "Competitive Wireless Broadband Investment, Deployment and Safety Act of 2018. Sets up definitions for terms used. Establishes construction and applicability of part. (a) This part shall be construed to maximize investment in wireless connectivity across the state by creating a uniform and predictable framework that limits local obstacles to deployment of small wireless facilities in the ROW and to encourage, where feasible, shared use of public infrastructure and colocation in a manner that is the most technology neutral and nondiscriminatory. (b) This part does not apply to: (1) Deployment of infrastructure outside of the ROW; or (2) Taller towers or monopoles traditionally used to provide wireless services that are governed by Tennessee Code Annotated 13-24-304 and 13-24-305. Sets up local option and local preemption. Existing law unaffected. Prohibits certain activities. Establishes uniform local authority fees for deployment and maintenance of small wireless facilities; and exceptions. Establishes uniform application procedures for local authorities. Has provisions applicable solely to the state as an authority. Fiscal Note: (Dated February 13, 2018) Increase State Expenditures - \$423,600/FY18-19/Highway Fund \$423,600/FY19-20/Highway Fund \$3,667,900/FY20-21 and Subsequent Years/ Highway Fund Increase Local Revenue Exceeds \$1,000,000/FY18-19 Exceeds \$1,010,000/FY19-20 Exceeds \$1,020,000/FY20-21 Exceeds \$40,000/FY21-22 and Subsequent Years Other Fiscal Impact A precise increase in local government expenditures for the hiring of additional staff for permit processing cannot reasonably be determined. In addition, passage of this legislation could place the Department of Transportation out of compliance with federal regulations and could jeopardize federal funding. The amount and timing of federal funding jeopardized is unknown. The Governors recommended budget document, on page B-321, identifies \$1,013,371,700 in federal funding to the Department. Senate Status: 03/08/18 - Set for Senate Commerce & Labor Committee 03/12/18. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18. Priority: 1 - Top-tier

HB2279 - W. Lamberth - 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18.

10. **SB278**Lundberg
J.

LOCAL GOVERNMENT: Local regulation of products containing nicotine. Allows local authorities to regulate the use of tobacco products in public places, places of employment, and parks. Clarifies that such regulation by local authorities cannot be less restrictive than that required by state law. Amendment Summary: House Agriculture & Natural Resources Subcommittee Amendment 1 (004819) rewrites the bill. It edits authority to prohibit smoking by removing the part on individual owners/operations of retail establishments located within an enclosed shopping mall who are allowed to determine policy on the use of tobacco products within the person's establishment. It also removes the part allowing special school districts to regulate the use of tobacco products in buildings owned or leased by the entities. It further removes a local government's authority to authorize by ordinance to prohibit smoking on the grounds of a swimming pool owned or operated by such local government or an outdoor amphitheater with a seating capacity of at least six thousand. The amendment will not affect or repeal any regulations existing prior to July 1, 2017. Fiscal Note: (Dated March 17, 2017) Increase Local Expenditures - Exceeds \$30,000/One-Time/Permissive Intro Dates: S: 02/02/17, H: 02/01/17 Senate Status: 03/08/18 - Set for Senate Commerce & Labor Committee 03/12/18. House Status: 03/08/18 - Set for House Agriculture & Natural Resources Committee 03/13/18.

HB279 - C. Sexton - 03/08/18 - Set for House Agriculture & Natural Resources Committee 03/13/18.

- Niceley F.
- 11. SB1785 LOCAL GOVERNMENT: Exemptions for mandatory sprinkler requirements. Exempts churches with a capacity for four hundred people or less from mandatory sprinkler requirements. Prohibits any local government from adopting more stringent requirements for such churches. Fiscal Note: (Dated March 3, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate Commerce & Labor Committee 03/12/18. House Status: 03/08/18 - Set for House Business & Utilities Subcommittee 03/13/18. HB1840 - J. Sexton - 03/08/18 - Set for House Business & Utilities Subcommittee 03/13/18.
- 18. **SB1822** Yager K.
- TENNCARE: Ground Ambulance Service Provider Assessment Act report on money received. Requires the commissioner of finance and administration to report to the general assembly regarding the amount of money received pursuant to the Ground Ambulance Service Provider Assessment Act no later than January 1, 2019. Fiscal Note: (Dated January 25, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate Commerce & Labor Committee 03/12/18. House Status: 03/08/18 - Set for House Insurance & Banking Subcommittee 03/14/18. HB2137 - T. Hill - 03/08/18 - Set for House Insurance & Banking Subcommittee 03/14/18.
- 19. SB1823 Yager K.
- TENNCARE: Extends ground ambulance service provider assessment. Extends ground ambulance service provider assessment from June 30, 2018 to June 30, 2019. Fiscal Note: (Dated February 6, 2018) Increase State Revenue - \$10,304,700/FY18-19/ Ambulance Service Assessment Revenue Fund Increase State Expenditures - \$10,304,700/FY18-19/ Ambulance Service Assessment Revenue Fund Increase Federal Expenditures - \$19,877,200/FY18-19/ Ambulance Service Assessment Revenue Fund Revenue recognition in the amount of \$10,304,700 is included in the Governors proposed FY18-19 budget (page A-36). Corresponding non-recurring appropriations in the amount of \$30,147,100 (\$10,304,700 in state funds and \$19,842,400 in federal matching funds) are also included. Senate Status: 03/08/18 - Set for Senate Commerce & Labor Committee 03/12/18. House Status: 03/08/18 - Set for House Insurance & Banking Subcommittee 03/14/18. HB1837 - J. Reedy - 03/08/18 - Set for House Insurance & Banking Subcommittee 03/14/18.

Mon 3/12/18 2:00pm - House Hearing Rm III, Joint Council on Pensions and Insurance

MEMBERS: CHAIR C. Sargent (R); VICE CHAIR B. Watson (R); T. Harper (D); K. Brooks (R); G. McCormick (R); T. Gardenhire (R); S. McDaniel (R); C. Fitzhugh (D); K. Camper (D); K. Calfee (R); M. Norris (R)

2. SB1727 PUBLIC FINANCE: Government contracts, investments - companies that boycott Israel. Prohibits local and state governments from Bell M. entering into a contract with a business that boycotts Israel. Requires the Tennessee consolidated retirement system (TCRS) to divest any direct holdings in companies that boycott Israel. Requires the (TCRS) treasurer to provide a list of all companies that boycott Israel. The treasurer is required to update this list no less than once a year. Fiscal Note: (Dated February 28, 2018) Increase State Expenditures Exceeds \$200,000/One-Time/TCRS Exceeds \$100,000/Recurring/TCRS Other Fiscal Impact In the event a company does boycott Israel and a governmental entity would have otherwise contracted with such company, there may be an increase in state or local expenditures associated with procurement of goods or services. Any such impact cannot be reasonably determined. Senate Status: 01/25/18 - Referred to Senate State & Local Government Committee. House Status: 02/05/18 - Referred to House State Government Subcommittee. HB2142 - T. Hill - 02/05/18 - Referred to House State Government Subcommittee.

Tue 3/13/18 8:30am - Senate Hearing Rm I, Senate Finance, Ways & Means Committee

The committee will have a Budget Hearing by the Tennessee State Museum. MEMBERS: CHAIR B. Watson (R); VICE CHAIR J. Stevens (R); 2ND VICE CHAIR J. Hensley (R); B. Massey (R); R. Tate (D); M. Norris (R); B. Ketron (R); T. Harper (D); F. Haile (R); T. Gardenhire (R); S. Dickerson (R)

SB2650 TAXES PROPERTY: TACIR study on nontax-producing property held by state and local governments. TACIR study on nontax-producing property held by state and local governments. Fiscal Note: (Dated January 24, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Watson B. Senate Finance, Ways & Means Committee 03/13/18. House Status: 03/05/18 - House passed. HB1735 - M. Carter - 03/05/18 - House passed.

Tue 3/13/18 9:00am - House Hearing Rm II, House Local Government Committee

MEMBERS: CHAIR T. Wirgau (R); VICE CHAIR D. Howell (R); C. Sexton (R); J. Sexton (R); A. Parkinson (D); L. Miller (D); M. Gravitt (R); J. Eldridge (R); J. Crawford (R); B. Cooper (D); D. Carr (R); D. Alexander (R)

TAXES PROPERTY: Procedure for classifying property as low-income housing property. Establishes procedures for any owner of property Harwell B. to apply for its classification as low-income housing property on any assessment roll of any county by filing an application for the classification with the property assessor of such county by April 1 of the first year for which the classification is sought. Classifies and designates the property as low-income house property on the county tax roll after an assessor determines whether the property is low-income housing property. Sets guidelines for the assessor in making determinations of classifying low-income housing property. Requires a parcel of property classified as lowincome housing property to be valued in accordance with its present use value. Permits the seller to be liable for rollback taxes unless otherwise provided by written contract if the sale of low-income housing property will result in the property being disqualified as low-income housing property due to conversion to an ineligible use. Senate Status: 02/01/18 - Referred to Senate State & Local Government Committee. House **Status:** 03/08/18 - Set for House Local Government Committee 03/13/18.

SB1979 - S. Dickerson - 02/01/18 - Referred to Senate State & Local Government Committee.

4. **HB1929** Curcio M.

PROPERTY & HOUSING: Sober living homes. Allows for municipalities to require sober living homes to submit records of the home's location and its rehabilitation program. Decreases from eight to six the maximum number of unrelated people living in a place to be called a single family residence. *Amendment Summary:* House Local Government Subcommittee amendment 1 (014018) deletes all language after the enacting clause. Requires a municipality to display required notice regarding unlawful operation of alcohol and drug abuse prevention and or treatment services in city hall or other building that houses the municipality's seat of government. Requires a municipality that maintains a website to also place such notice predominantly on its website. Authorizes a municipality to adopt an ordinance to require sober living homes to display notice in a prominent place within the sober living home and further authorizes municipalities to adopt ordinances encouraging sober living homes to become chartered and comply with applicable requirements. *Fiscal Note:* (Dated February 13, 2018) Increase State Expenditures \$1,410,000 *Senate Status:* 02/05/18 - Referred to Senate State & Local Government Committee. *House Status:* 03/08/18 - Set for House Local Government Committee 03/13/18.

5. **HB1357** Mitchell B. TAXES PROPERTY: Property tax freeze for elderly. Requires that an application for a property tax freeze be approved if the qualified applicant dies prior to filing the application on or after January 1 of the tax year for which the freeze is sought <u>Amendment Summary:</u> House Local Government Subcommittee amendment 1 (011359) deletes and rewrites all language after the enacting clause and states that if a person who is otherwise eligible for a property tax freeze dies on or after January 1 of the tax year, the collecting official, upon receiving notice of the death and qualifications for the freeze, shall approve the freeze regardless of whether an application was filed. <u>Fiscal Note:</u> (Dated March 23, 2017) Other Fiscal Impact To the extent qualified property tax freeze program recipients die on or after January 1 but prior to filing applications for the applicable tax year, the applicable local governments offering such tax freeze programs may incur a decrease in local property tax revenue if qualified applications are submitted after such recipients deaths. The extent and timing of any such decreases are unknown. <u>Intro Dates:</u> S: 02/13/17, H: 02/09/17 <u>Senate Status:</u> 04/11/17 - Senate State & Local Government Committee deferred to first calendar of 2018. <u>House Status:</u> 03/08/18 - Set for House Local Government Committee deferred to first calendar of 2018.

8. **HB2561**Jernigan
D.

LOCAL GOVERNMENT: Redefining housing for local authorities to appropriate funds. Redefines affordable housing and workforce housing for the purpose of appropriating funds. Amendment Summary: Senate State & Local Government amendment 1, House Local Government Subcommittee amendment 1 (013796) limits bill to Davidson County. Fiscal Note: (Dated February 24, 2018) Other Fiscal Impact The precise impact to local government expenditures cannot reasonably be determined; however any impact is considered permissive. Senate Status: 03/08/18 - Re-referred to Senate Calendar Committee. House Status: 03/08/18 - Set for House Local Government Committee 03/13/18.

SB2343 - S. Dickerson - 03/08/18 - Re-referred to Senate Calendar Committee.

SB2214 - A. Swann - 02/05/18 - Referred to Senate State & Local Government Committee.

12. **HB2362** Wirgau T.

LOCAL GOVERNMENT: Changes to composition of metropolitan planning organizations. Removes the requirement that votes for local government officials are to be equally weighted regardless of population of the area. Requires that the Tennessee County Highway Officials Association be consulted with when choosing a voting member to represent county highway departments operating within the planning area. 

Fiscal Note: (Dated February 16, 2018) NOT SIGNIFICANT Senate Status: 02/05/18 - Referred to Senate State & Local Government Committee. 

House Status: 03/08/18 - Set for House Local Government Committee 03/13/18.

SB2425 - F. Haile - 02/05/18 - Referred to Senate State & Local Government Committee.

Tue 3/13/18 10:00am - Senate Hearing Rm I, Senate State & Local Government Committee Consent Calendar

By Suspension of Senate Rule 83(8), the following item has been added to the calendar: SB520 and SB1984. The committee will hear Budget Hearings from the TN Department of General Services, TN Department of Military, TN Housing Development Agency, and TN Human Rights Commission. MEMBERS: CHAIR K. Yager (R); VICE CHAIR R. Briggs (R); 2ND VICE CHAIR E. Jackson (R); P. Bailey (R); T. Gardenhire (R); J. Johnson (R); B. Ketron (R); M. Norris (R); J. Yarbro (D)

1. SB1894 Gresham D. LOCAL GOVERNMENT: Funding of chamber of commerce by municipality. Permits municipalities to spend revenue from natural gas utilities on funding for chambers of commerce and other economic community organizations. <u>Amendment Summary:</u> House Business & Utilities Subcommittee amendment 1 (014244) deletes and rewrites all language after the enacting clause such that there are no substantive changes. <u>Fiscal Note:</u> (Dated February 22, 2018) Other Fiscal Impact Permissive decreases in local revenue available for funding current statutory obligations of municipal natural gas utility systems. To the extent any funding is allocated to a non-municipal organization, there will be a permissive decrease in local revenue the extent and timing of such cannot reasonably be determined. <u>Senate Status:</u> 03/08/18 - Set for Senate State & Local Government Committee Consent Calendar 03/13/18. <u>House Status:</u> 03/08/18 - Set for House Business & Utilities Committee 03/14/18.

HB1914 - R. Gant - 03/08/18 - Set for House Business & Utilities Committee 03/14/18.

5. **SB520** Massey B.

LOCAL GOVERNMENT: Zoning to include building design elements. Defines "building design elements" for purposes of local governmental zoning. Prohibits application of zoning regulations relating to building design elements for certain dwellings. <u>Fiscal Note:</u> (Dated February 18, 2017) NOT SIGNIFICANT <u>Senate Status:</u> 03/08/18 - Set for Senate State & Local Government Committee Consent Calendar 03/13/18. <u>House Status:</u> 03/08/18 - Referred to House Local Government Committee.

HB476 - M. Gravitt - 03/08/18 - Referred to House Local Government Committee.

Tue 3/13/18 10:00am - Senate Hearing Rm I, Senate State & Local Government Committee Regular Calendar

MEMBERS: CHAIR K. Yager (R); VICE CHAIR R. Briggs (R); 2ND VICE CHAIR E. Jackson (R); P. Bailey (R); T. Gardenhire (R); J. Johnson (R); B. Ketron (R); M. Norris (R); J. Yarbro (D)

2. **SB1702** Lundberg J.

ALCOHOLIC BEVERAGES: Redefines wine and makes changes regarding limit on retail stores. Edits the definition of wine so that the alcoholic content does not exceed 21% of the volume. Eliminates the Unfair Wine Sales Law. Removes the limit on the number of retail licenses an individual can hold. Senate Status: 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18. House Status: 01/30/18 - Referred to House State Government Subcommittee.

SB1976 Т.

PUBLIC FINANCE: Actuaries of political subdivisions membership to professional organizations for actuaries. Authorizes political Gardenhire subdivisions of the state which have defined benefit pension plans to use actuaries who are members of other professional organizations for actuaries as well as the required American Academy of Actuaries. Amendment Summary: House State Government Subcommittee amendment 1, Pensions and Insurance Joint Committee amendment 1 (013571) requires the measurement standard to determine a pension plan's funded status to adhere to the rules and guidelines established by the governmental accounting standards board. Requires a political subdivision with an existing pension plan as of May 22, 2014 to not establish a new pension plan until it has received written approval from the state treasurer. Fiscal Note: (Dated February 20, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18. House Status: 03/08/18 - Set for House State Government Committee 03/13/18. HB2222 - P. Marsh - 03/08/18 - Set for House State Government Committee 03/13/18.

14. SB2068 Kelsev B.

LOCAL GOVERNMENT: Deletes reference to abolished state planning office. Deletes reference to abolished state planning office relative to submitting a plan of services. Fiscal Note: (Dated February 7, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18. House Status: 03/08/18 - Set for House Business & Utilities Subcommittee 03/13/18.

HB2170 - R. Lollar - 03/08/18 - Set for House Business & Utilities Subcommittee 03/13/18.

HB1730 - C. Sexton - 01/30/18 - Referred to House State Government Subcommittee.

24. SB2519 Ketron B.

CEMETERY & FUNERAL SERVICES: Creation of historic cemetery advisory committee. Requires proponent of a suit terminating land use as a cemetery to file notice with the historical commission prior to any hearing on the suit. Requires the historical commission to post filed notices on its website. Requires notices to be posted in chronological order by county and updated at least monthly. Requires the historical commission to establish a historic cemetery advisory committee. Amendment Summary: House Business & Utilities Subcommittee amendment 1 (014306) deletes and replaces certain language of the original bill such that the substantive changes add language which (1) prohibits the posting of notice concerning the removal of Native American Indian human remains on the Historical Commission's website, and (2) establishes the makeup of the HCAC. Fiscal Note: (Dated March 1, 2018) Increase State Expenditures \$32,000/One-Time \$54,300/Recurring Senate Status: 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18. House Status: 03/08/18 - Set for House Business & Utilities Committee 03/14/18. Priority: 1 - Top-tier

HB1572 - S. McDaniel - 03/08/18 - Set for House Business & Utilities Committee 03/14/18.

25. SB2520 Ketron B. GOVERNMENT ORGANIZATION: Tennessee Heritage Protection Act of 2016 - exclusions. Excludes from coverage under the Tennessee Heritage Protection Act of 2016 memorials under the control of an accredited museum, public library, or public archive in certain circumstances. Fiscal Note: (Dated February 13, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18. House Status: 03/08/18 - Set for House State Government Subcommittee 03/14/18. Priority: 1 - Top-tier HB1574 - S. McDaniel - 03/08/18 - Set for House State Government Subcommittee 03/14/18.

27. **SB2332** 

Green M.

GOVERNMENT REGULATION: Adoption of sanctuary policies prohibited. Replaces the present law prohibitions against local government activity that interferes with enforcement of federal immigration laws with a prohibition against any state or local government or entity or official enacting a sanctuary policy. The full text of this bill defines "sanctuary policy" in detail. Under this bill, a state or local government entity that adopts a sanctuary policy will be ineligible to receive any state moneys until the policy is repealed, rescinded, or otherwise no longer in effect. Retains the present law authorization for residents to file a complaint in chancery court, although that complaint will now be based on adoption or enactment of a sanctuary policy. If a resident prevails, the chancellor will be required, rather than authorized, to order some type of action to ensure compliance with the prohibition against sanctuary policies. Requires the AG to investigate complaints from residents and requests for opinions from members of the general assembly, which complaints and requests involve alleged violations of this bill's prohibition against sanctuary policies. If the AG determines that a violation of this bill's prohibition against sanctuary policies has occurred, the AG will be required to issue an opinion to that effect and the state or local government entity to which the sanctuary policy applies will be ineligible to receive state moneys, effective on the date of issuance of the AG's opinion until the AG certifies that the sanctuary policy is no longer in effect. Specifies that law enforcement agencies and officials are authorized, in accordance with federal law, to communicate with a federal official regarding the immigration status of any individual, including reporting knowledge that a particular alien is not lawfully present in the U.S. or otherwise to cooperate with the appropriate federal official in the identification, apprehension, detention, or removal of aliens not lawfully present in the U.S. Requires law enforcement agencies to seek to negotiate the terms of a memorandum of agreement (MOA) between the law enforcement agency and the appropriate federal official, concerning the enforcement of federal immigration laws. Any MOA negotiated pursuant to this bill must be entered into in accordance with federal law. This bill requires law enforcement agencies to require that each officer they employ be trained in accordance with the MOA concerning the law enforcement officer's role in enforcing federal immigration laws. Each law enforcement agency will be required to negotiate the MOA to allow for the enforcement of federal immigration law to the full extent permitted under federal law. By January 1 of each year, each law enforcement agency will be required to submit a report to the governor and the general assembly on the status of the law enforcement agency's attempts to enter into the MOA. Fiscal Note: (Dated February 24, 2018) Other Fiscal Impact Due to multiple unknown factors, any fiscal impact to federal or local government cannot be quantified with reasonable certainty. State funding will be withheld if a local government entity is found to be out of compliance with sanctuary policy requirements. However, the extent, timing, and duration for any withheld state funds are dependent upon multiple unknown factors and cannot be reasonably determined. HB 2315 - SB 2332 Senate Status: 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18. House Status: 02/05/18 - Referred to House State Government Subcommittee.

HB2315 - J. Reedy - 02/05/18 - Referred to House State Government Subcommittee.

28. SB2333 Green M.

PUBLIC EMPLOYEES: Forms of identification accepted by public employees. Prohibits public employees or officials from accepting a consular identification card other than a valid passport, identification not authorized by the general assembly for the purposes of determining a person's identity or residency. Prohibits local government or local law enforcement agencies from authorizing the use of such cards. Fiscal Note: (Dated February 26, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18. House Status: 03/07/18 - House State Government Subcommittee deferred to 03/21/18. HB2312 - W. Lamberth - 03/07/18 - House State Government Subcommittee deferred to 03/21/18.

29. **SB1614** 

LOCAL GOVERNMENT: Appointments by local government officials - term limits. Prohibits a county or municipal legislative body from Harper T. imposing term limits on a person appointed to a board by the mayor if the person serves without compensation, not including travel and expenses. Amendment Summary: House amendment 1 (013059) deletes and rewrites all language after the enacting clause such that the only substantive changes would (1) remove applicability from municipal legislative bodies and (2) authorize a county legislative body to adopt a resolution prohibiting term limits for certain appointees to boards and commissions. Fiscal Note: (Dated January 25, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18. House Status: 03/01/18 - House passed with amendment 1 (013059).

HB1557 - R. Staples - 03/01/18 - House passed with amendment 1 (013059).

31. SB2126

PROPERTY & HOUSING: Application of the Neighborhood Preservation Act. Extends the Neighborhood Preservation Act to apply to Jackson E. Shelby, Davidson, Madison, and any county or municipality that has formed a land bank. Amendment Summary: House Local Government Committee amendment 1 (014043) extends application of the Neighborhood Preservation Act to any county or municipality with a land bank. Allows petitioners to file a petition for a judgment in rem against a subject parcel seeking an order that the subject parcel is a public nuisance. Requires minimum bids made by land bank corporations in advance of delinquency property tax sales to be accepted for no cash if there are no other bidders on the parcel. Fiscal Note: (Dated February 22, 2018) Other Fiscal Impact To the extent civil suits are brought against owners of property in land banks, state and local governments may be impacted. The extent and timing of any such impacts are unknown due to multiple unknown factors. Senate Status: 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18. House Status: 03/08/18 - Set for House Finance. Ways & Means Subcommittee 03/14/18.

HB2423 - M. White - 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18.

34. SB2473

Roberts K.

CAMPAIGNS & LOBBYING: Prohibits state or local licensing authority from entering into a contract with a lobbyist. Prohibits any licensing authority of this state or any political subdivision to enter into or renew any contract with a lobbyist or a lobbying firm. Amendment Summary: House State Government Committee amendment 2 (013933) deletes all language after the enacting clause. Removes the prohibition of political subdivision licensing authorities to contract with lobbyists or lobbying firms on or after July 1, 2018. Requires any employee of the executive branch of state government who engages in lobbying with respect to legislative branch officials to register with the Tennessee Ethics Commission. Exempts such employees from paying lobbyists registration fees of privilege tax. Fiscal Note: (Dated February 12, 2018) Other Fiscal Impact Licensing authorities seeking to extend or enter into contracts with lobbyists on or after July 1, 2018, will experience a shift in expenditures or cost avoidances. The extent of any such impact is dependent upon the individual needs of each licensing authority and cannot be reasonably determined. Senate Status: 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18. Priority: 1 - Top-tier HB1804 - D. Howell - 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18.

35. SB2271

Yager K.

CAMPAIGNS & LOBBYING: Instant runoff voting. Adds new language defining "instant runoff voting" to mean a method of voting that allows voters to rank candidates in order of preference conducted in a series of rounds. In each round, each ballot counts as a single vote for whichever non eliminated candidate is ranked highest. After each round, the candidate with the fewest votes is eliminated, with the votes for that candidate redistributed to the remaining non-eliminated candidates based on the order of preferences indicated on each of the affected ballots. Prohibits a county or municipality from using instant runoff voting for the purpose of conducting any primary, general, or special election. Fiscal Note: (Dated March 29, 2017) NOT SIGNIFICANT Intro Dates: H: 02/09/17 Senate Status: 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18. House Status: 02/14/17 - Referred to House Local Government Subcommittee. HB638 - M. White - 02/14/17 - Referred to House Local Government Subcommittee.

Tue 3/13/18 10:30am - House Hearing Rm II, House Agriculture & Natural Resources Committee

MEMBERS: CHAIR C. Halford (R); VICE CHAIR A. Holt (R); J. Windle (D); R. Tillis (R); J. Shaw (D); J. Reedy (R); B. Mitchell (D); S. McDaniel (R); J. Matheny (R); P. Marsh (R); R. Lollar (R); B. Hulsey (R); D. Hawk (R)

**HB279** Sexton C.

LOCAL GOVERNMENT: Local regulation of products containing nicotine. Allows local authorities to regulate the use of tobacco products in public places, places of employment, and parks. Clarifies that such regulation by local authorities cannot be less restrictive than that required by state law. Amendment Summary: House Agriculture & Natural Resources Subcommittee Amendment 1 (004819) rewrites the bill. It edits authority to prohibit smoking by removing the part on individual owners/operations of retail establishments located within an enclosed shopping mall who are allowed to determine policy on the use of tobacco products within the person's establishment. It also removes the part allowing special school districts to regulate the use of tobacco products in buildings owned or leased by the entities. It further removes a local government's authority to authorize by ordinance to prohibit smoking on the grounds of a swimming pool owned or operated by such local government or an outdoor amphitheater with a seating capacity of at least six thousand. The amendment will not affect or repeal any regulations existing prior to July 1, 2017. Fiscal Note: (Dated March 17, 2017) Increase Local Expenditures - Exceeds \$30,000/One-Time/Permissive Intro <u>Dates:</u> S: 02/02/17, H: 02/01/17 <u>Senate Status:</u> 03/08/18 - Set for Senate Commerce & Labor Committee 03/12/18. <u>House Status:</u> 03/08/18 Set for House Agriculture & Natural Resources Committee 03/13/18.

SB278 - J. Lundberg - 03/08/18 - Set for Senate Commerce & Labor Committee 03/12/18.

7. **HB1731** Sexton C.

ENERGY & MINING: Study of wind energy facility regulations adopted in local governments. Urges the department of environment and conservation, in consultation with the municipal technical advisory service (MTAS) and the county technical advisory service (CTAS), to study local government regulations that have been adopted in this state related to the siting of wind energy facilities in their jurisdictions. Requires the department of environment and conservation to submit a written summary of those local regulations to the agriculture and natural resources committee of the house of representatives and the energy, agriculture, and natural resources committee of the senate within 60 days from the conclusion of any such study. \*Amendment Summary:\* House Agriculture and Natural Resources Subcommittee amendment 1 (012902) prohibits any person from constructing wind energy facilities without first obtaining a permit from the Tennessee Public Utility Commission. Allows local governments to adopt legislation that regulates the construction of wind energy facilities and establishes requirements that must be included in any local legislation regarding wind energy. \*Fiscal Note:\* (Dated February 5, 2018) NOT SIGNIFICANT \*Senate Status:\* 02/26/18 - Rereferred to Senate Calendar Committee. \*House Status:\* 03/08/18 - Set for House Agriculture & Natural Resources Committee 03/13/18.

SB1793 - P. Bailey - 02/26/18 - Re-referred to Senate Calendar Committee.

Tue 3/13/18 12:00pm - House Hearing Rm II, House State Government Committee

MEMBERS: CHAIR B. Ramsey (R); VICE CHAIR B. Hulsey (R); J. Shaw (D); B. Sanderson (R); T. Rudd (R); J. Powell (D); M. Littleton (R); W. Lamberth (R); D. Jernigan (D); M. Daniel (R)

3. HB2222 PUBLIC FINANCE: Actuaries of political subdivisions membership to professional organizations for actuaries. Authorizes political subdivisions of the state which have defined benefit pension plans to use actuaries who are members of other professional organizations for actuaries as well as the required American Academy of Actuaries. Amendment Summary: House State Government Subcommittee amendment 1, Pensions and Insurance Joint Committee amendment 1 (013571) requires the measurement standard to determine a pension plan's funded status to adhere to the rules and guidelines established by the governmental accounting standards board. Requires a political subdivision with an existing pension plan as of May 22, 2014 to not establish a new pension plan until it has received written approval from the state treasurer. Fiscal Note: (Dated February 20, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18.

SB1976 - T. Gardenhire - 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18.

Tue 3/13/18 1:00pm - Senate Hearing Rm I, Senate Commerce & Labor Committee

This committee will hear a Budget Hearing from the TN Department of Financial Institutions. MEMBERS: CHAIR J. Johnson (R); VICE CHAIR M. Green (R); 2ND VICE CHAIR K. Roberts (R); D. Gresham (R); B. Ketron (R); B. Watson (R); K. Yager (R); F. Niceley (R)

3. **SB2709** Bowling J.

ENTERTAINMENT: Increase in grant to film production company for filming in economically distressed area. Enacts the Tennessee Entertainment Jobs Act to provide inventive grants that encourage the productions of films, movies, television pilots or programs in this state. Authorizes a production company receiving an incentive grant to receive an additional grant of five percent if the state-certified production includes an economically distressed shoot, a Tennessee story, or Tennessee music. *Fiscal Note:* (Dated February 22, 2018) Increase State Expenditures Exceeds \$13,300/Film and TV Fund *Senate Status:* 03/08/18 - Set for Senate Commerce & Labor Committee 03/13/18. *House Status:* 03/08/18 - Set for House Business & Utilities Subcommittee 03/13/18.

HB2147 - M. Hill - 03/08/18 - Set for House Business & Utilities Subcommittee 03/13/18.

26. **SB1798** Ketron B.

PUBLIC EMPLOYEES: TN Firefighter Cancer Act. Creates a rebuttable presumption that a firefighter's cancer that causes a disabling health condition is a result of the firefighter's duties as a firefighter if the firefighter has been exposed to heat, smoke and fumes on duty and has completed five or more years in a classified service. <u>Senate Status:</u> 03/08/18 - Set for Senate Commerce & Labor Committee 03/13/18. <u>House Status:</u> 01/16/18 - Referred to House Health Subcommittee.

HB1491 - J. Reedy - 01/16/18 - Referred to House Health Subcommittee.

36. **SB1086** Stevens J.

RETAIL TRADE: Short-Term Rental Unit Act. Enacts the "Short-Term Rental Unit Act," which states that a short-term rental unit provider must maintain at least \$500,000 in liability insurance or coverage to cover damage done by any person renting the unit from the short-term rental unit provider. Clarifies the restrictions a local governing body may or may not impose on short-term rental units. Amendment Summary: House Amendment 1 (004831) prohibits a local governing body from restricting the use of or otherwise regulating a short-term rental unit based on the short-term rental unit's classification, use, or occupancy. Senate Commerce & Labor Committee (006388) deletes Section 1 of the bill to remove provisions limiting local governing bodies' ability to prohibit, restrict, or regulate short-term rental unit's classification, use, or occupancy. House Amendment 3 (008115) deletes the language "Section 12" in the effective date section and substituting instead the language "Section 11." House Amendment 10 (008656), which deletes and rewrites the bill. Enacts the "Short Term Rental Unit Act." Prohibits a local governing body from prohibiting or limiting the use of owner-occupied property as a short-term rental unit or amending a local law to allow prohibiting or limiting said units. In determining land use or utility rates, establishes that the renting of a property that is not owner-occupied is not a commercial activity. Unless the restrictions were established in local law prior to January 1, 2017. Prohibits a local governing body from prohibiting or limiting the use of property that is not owner-occupied as a short-term rental unit or amending a local law to allow prohibiting or limiting said units. In determining land use or utility rates, it establishes that the renting of a property that is not owner-occupied is not a commercial activity. Unless the restrictions were established in local law prior to April 1, 2017. Section sunsets April 1, 2019. Requires the department of tourist development to complete a review of the economic impact of short-term rental units on the tourism industry and overall economy of Tennessee and submit a written report by July 1, 2018 to the speakers of the house of representatives and the senate. Does not prohibit condominium, co-op, homeowners association or other entity from limiting owners within their jurisdiction from using the property as a short-term rental unit. Applies only to Davidson County. Allows the department to have a written contract with an online short-term rental unit marketplace that agrees to register with the department of tourism industry for taxation purposes. Requires that provider of short-term rental units ensure every smoke alarm and carbon monoxide alarm is fully operational. Fiscal Note: (Dated February 27, 2017) Increase State Revenue \$346,200/FY18-19/General Fund \$4,000/FY18-19/Department of Revenue \$692,400/FY19-20 and Subsequent Years/General Fund \$8,100/FY19-20 and Subsequent Years/Department of Revenue Increase State Expenditures - \$76,100/FY18-19 \$145,800/FY19-20 and Subsequent Years Increase Local Revenue - \$369,600/FY18-19 \$739,200/FY19-20 and Subsequent Years Intro Dates: S: 02/09/17, H: 02/09/17 Senate Status: 03/08/18 - Set for Senate Commerce & Labor Committee 03/13/18. House Status: 05/08/17 - House passed with amendment 10 (008656). HB1020 - C. Sexton - 05/08/17 - House passed with amendment 10 (008656).

Tue 3/13/18 1:30pm - House Hearing Rm I, House Finance, Ways & Means Committee

The committee will hold budget hearings on the following entities: 1:30 pm - 2:00 pm, Secretary of State, The Honorable Tre Hargett; 2:00 pm - 2:30 pm, Treasury, The Honorable David H. Lillard, Jr.; 2:30 pm - 3:00 pm, Comptroller of the Treasury, The Honorable Justin P. Wilson MEMBERS: CHAIR C. Sargent (R); VICE CHAIR K. Brooks (R); T. Wirgau (R); G. Hicks (R); M. Hill (R); C. Johnson (R); H. Love Jr. (D); S. Lynn (R); G. McCormick (R); S. McDaniel (R); L. Miller (D); R. Williams (R); P. Hazlewood (R); D. Hawk (R); D. Byrd (R); K. Camper (D); M. Carter (R); J. Coley (R); J. Crawford (R); J. Deberry Jr. (D); C. Fitzhugh (D); B. Gilmore (D)

11. **HB2029** Johnson C.

TAXES BUSINESS: County clerk fees for issuance of business licenses. Requires \$3.00 from a \$15.00 fee for obtaining a business license to be used for computer related expenses. *Fiscal Note:* (Dated March 2, 2018) NOT SIGNIFICANT *Senate Status:* 02/05/18 - Referred to Senate State & Local Government Committee. *House Status:* 03/08/18 - Set for House Finance, Ways & Means Committee 03/13/18. SB2184 - J. Yarbro - 02/05/18 - Referred to Senate State & Local Government Committee.

Tue 3/13/18 1:30pm - House Hearing Rm III, House Transportation Committee

MEMBERS: CHAIR B. Doss (R); VICE CHAIR C. Rogers (R); J. Zachary (R); J. Windle (D); S. Whitson (R); T. Weaver (R); J. Turner (D); R. Travis (R); E. Smith (R); J. Sexton (R); B. Sanderson (R); B. Mitchell (D); K. Keisling (R); T. Hill (R); B. Dunn (R); B. Cooper (D); D. Carr (R); D. Alexander (R)

- 4. HB1732
  Sexton C.

  TAXES GENERAL: Sale of surplus real property by the department of transportation. Authorizes the department of transportation to transfer surplus property without further appraisal if the property is equal to or less than a total value of \$10,000. Amendment Summary:

  House Transportation Subcommittee amendment 1 (013865) rewrites the bill regarding the appraisal review process of surplus real property.

  Fiscal Note: (Dated February 16, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 Set for Senate Transportation & Safety Committee 03/14/18.

  SB2696 P. Bailey 03/08/18 Set for Senate Transportation & Safety Committee 03/14/18.
- 9. **HB1263** Towns Jr. J.

**TRANSPORTATION VEHICLES: Electronic formats for motor vehicle documentation.** Adds language to allow a person to display evidence of vehicle registration in electronic format. Acceptable electronic formats include display of electronic images on a cellular phone or any other type of portable electronic device. The electronic images shall state that the vehicle is properly registered and that a certificate of registration has been issued to the owner or operator of the vehicle. If a person displays the evidence in an electronic format the person is not consenting for law enforcement to access any other contents of the electronic device. **Amendment Summary:** Senate Transportation & Safety Committee amendment 1 (verbal) changes the effective date from 2017 to 2018. **Fiscal Note:** (Dated March 15, 2017) NOT SIGNIFICANT **Intro Dates:** S: 02/13/17, H: 02/09/17 **Senate Status:** 03/07/18 - Senate Transportation & Safety Committee recommended with amendment 1 (verbal), which changes the effective date from 2017 to 2018. Senate Calendar Committee. **House Status:** 03/08/18 - Set for House Transportation Committee 03/13/18.

SB727 - B. Kelsey - 03/07/18 - Senate Transportation & Safety Committee recommended with amendment 1 (verbal), which changes the effective date from 2017 to 2018. Sent to Senate Calendar Committee.

14. **HB1710** Doss B.

TRANSPORTATION VEHICLES: Law enforcement notification regarding towing of vehicle. Requires any person, firm, or entity towing a vehicle to notify local law enforcement within 30 minutes of towing the vehicle. Decreases the time allowed for garage keeper or towing firm to notify the owner of the motor vehicle by mail from six days to three days. If the vehicle towed is an abandoned vehicle the police is required to execute a written waiver or take possession of the vehicle within 15 calendar days. If there has been repairs made to the vehicle the company in possession may enforce the lien. If there has not been repairs made to the vehicle may be sold after thirty days from the waiver date. If the vehicle is not abandoned the hold on the vehicle may not exceed seven business days. \*Amendment Summary:\* House Transportation Subcommittee amendment 1 (014225) creates a nine-member towing advisory board, whose members will receive no compensation or reimbursement, meet at least twice per year, and provide a report of any recommendations relating to policies concerning law enforcement and the towing industry to the Senate and House Transportation Committees by November 30 of each year. \*Fiscal Note:\* (Dated February 19, 2018) Increase State Expenditures Exceeds \$250,000 Increase Local Expenditures Exceeds \$500,000\*\* \*Senate Status:\* 03/08/18 - Set for Senate Transportation Committee 03/14/18. \*House Status:\* 03/08/18 - Set for House Transportation Committee 03/14/18.

## Tue 3/13/18 3:00pm - House Hearing Rm II, House Business & Utilities Subcommittee

HB 1975 and HB 2023 have been added to the calendar by suspension of the rules on the House Floor on 03/08/18. MEMBERS: CHAIR J. Holsclaw, Jr. (R); K. Calfee (R); J. Moon (R); M. Sparks (R); J. Powell (D); P. Marsh (R); C. Johnson (R); M. Gravitt (R); B. Gilmore (D); K. Vaughan (R)

6. **HB1840** Sexton J.

LOCAL GOVERNMENT: Exemptions for mandatory sprinkler requirements. Exempts churches with a capacity for four hundred people or less from mandatory sprinkler requirements. Prohibits any local government from adopting more stringent requirements for such churches. 

Fiscal Note: (Dated March 3, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate Commerce & Labor Committee 03/12/18.

House Status: 03/08/18 - Set for House Business & Utilities Subcommittee 03/13/18.

SB1785 - F. Niceley - 03/08/18 - Set for Senate Commerce & Labor Committee 03/12/18.

7. **HB1910** Parkinson

UTILITIES: Fees charged in connection with use of smart meter gateway device. Prohibits a utility from charging its customers whose utility services are provided through the use of a smart meter gateway device and whose utility services have been disconnected due to nonpayment a fee or any combination of fees to reconnect utility services. <u>Fiscal Note:</u> (Dated March 1, 2018) NOT SIGNIFICANT <u>Senate Status:</u> 02/05/18 - Referred to Senate State & Local Government Committee. <u>House Status:</u> 03/08/18 - Set for House Business & Utilities Subcommittee 03/13/18.

SB2590 - J. Yarbro - 02/05/18 - Referred to Senate State & Local Government Committee.

9. **HB2147** Hill M. ENTERTAINMENT: Increase in grant to film production company for filming in economically distressed area. Enacts the Tennessee Entertainment Jobs Act to provide inventive grants that encourage the productions of films, movies, television pilots or programs in this state. Authorizes a production company receiving an incentive grant to receive an additional grant of five percent if the state-certified production includes an economically distressed shoot, a Tennessee story, or Tennessee music. *Fiscal Note:* (Dated February 22, 2018) Increase State Expenditures Exceeds \$13,300/Film and TV Fund *Senate Status:* 03/08/18 - Set for Senate Commerce & Labor Committee 03/13/18. *House Status:* 03/08/18 - Set for House Business & Utilities Subcommittee 03/13/18.

SB2709 - J. Bowling - 03/08/18 - Set for Senate Commerce & Labor Committee 03/13/18.

HB2170
 Lollar R.

**LOCAL GOVERNMENT: Deletes reference to abolished state planning office.** Deletes reference to abolished state planning office relative to submitting a plan of services. *Fiscal Note:* (Dated February 7, 2018) NOT SIGNIFICANT *Senate Status:* 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18. *House Status:* 03/08/18 - Set for House Business & Utilities Subcommittee 03/13/18.

SB2068 - B. Kelsey - 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18.

Tue 3/13/18 3:00pm - House Hearing Rm III, House Civil Justice Committee

MEMBERS: CHAIR A. Farmer (R); VICE CHAIR D. Moody (R); B. Terry (R); M. Stewart (D); C. Rogers (R); G. Hardaway (D); J. Forgety (R); M. Daniel (R); G. Casada (R); M. Carter (R); B. Beck (D)

8. **HB2143 CRIMINAL LAW:** Audit of use of civil asset forfeiture proceeds by local law enforcement agencies. Requires the department of safety to provide an annual report on how proceed derived from forfeited assets are used by the department and that the report be made available to the public through the departments of safety's website. Requires the comptroller's regular audit of local government to include how proceeds derived from forfeited assess are used by local law enforcement or drug task forces. *Fiscal Note:* (Dated February 16, 2018) Increase State Expenditures \$3,600/Comptroller of the Treasury Increase Local Expenditures \$59,400\* *Senate Status:* 02/28/18 - Senate Judiciary Committee recommended. Sent to Senate Finance.

SB1877 - M. Green - 02/28/18 - Senate Judiciary Committee recommended. Sent to Senate Finance.

CRIMINAL LAW: Second Amendment Civil Rights Act of 2018. Requires a government entity that owns or operates any property that is made Matheny J. available to third parties or entities as a venue, rental facility, or for public or private purposes to allow the property to also be open to a Second Amendment show or any event that may involve the lawful commerce, ownership or possession, and display of firearms, arms, ammunition or firearms accessories. Prohibits government entity from banning the possession of a handgun on the property unless metal detection devices are provided at each public entrance or providing secure storage facilities where individuals can temporarily store any banned items at no additional cost prior to entering the property. Amendment Summary: House Civil Justice Subcommittee amendment 1 (013842) adds language to definition of government entity. Prohibits a government entity from infringing a person's rights under the Tennessee Constitution, the United States Constitution, or any state law relative to firearms. Fiscal Note: (Dated February 12, 2018) Increase State Expenditures Exceeds \$100,000/One-Time Increase Local Expenditures Exceeds \$250,000/One-Time/Permissive Exceeds \$250,000/Recurring/Permissive Other Fiscal Impact Passage of this bill could put the Departments of Education and Childrens Services out of compliance with federal regulations. The amount and timing of federal funding that could be jeopardized is unknown. Annual federal funding for both departments totals approximately \$1,290,492,000. Senate Status: 02/01/18 - Referred to Senate Judiciary Committee. House Status: 03/08/18 - Set for House Civil Justice Committee 03/13/18.

SB1955 - M. Pody - 02/01/18 - Referred to Senate Judiciary Committee.

11. HB2386 Daniel M. GOVERNMENT REGULATION: UAPA - venue for appeals of contested case hearings. Requires the appeals of contested case hearings to be heard in the chancery court closest to the residence of the person contesting the agency action. Amendment Summary: House Civil Justice Subcommittee amendment 2 (013550), which deletes and rewrites all language after the enacting clause such that the only substantive changes (1) remove applicability from TennCare and (2) remove the ability for an aggrieved person to choose any court having subject matter jurisdiction. Fiscal Note: (Dated February 20, 2018) Increase State Revenue Exceeds \$10,000/Attorney General Increase State Expenditures Exceeds \$59,200/General Fund Exceeds \$10,000/Attorney General Increase Federal Expenditures \$49,200 Senate Status: 02/05/18 - Referred to Senate Government Operations Committee. House Status: 03/08/18 - Set for House Civil Justice Committee 03/13/18. SB2603 - M. Bell - 02/05/18 - Referred to Senate Government Operations Committee.

Tue 3/13/18 3:30pm - Senate Hearing Rm I, Senate Judiciary Committee

MEMBERS: CHAIR B. Kelsey (R); VICE CHAIR J. Lundberg (R); 2ND VICE CHAIR J. Bowling (R); M. Bell (R); L. Harris (D); S. Kyle (D); K. Roberts (R); J. Stevens (R); A. Swann (R)

SB2369 Crowe R.

CRIMINAL LAW: Concealed carry of handguns by permit holders on certain property allowed. Current law generally authorizes an individual, corporation, business entity, government entity or agent thereof to prohibit the possession of weapons by any person who is at a meeting conducted by, or on property owned, operated, or managed or under the control of the individual, corporation, business entity, or government entity by posting signage to provide notice that firearms are prohibited on the premises. This bill creates a second option whereby an individual, corporation, business entity, government entity or agent thereof to restrict the possession of weapons on their premises to the carrying of concealed firearms by handgun carry permit holders. The full text of this bill describes a unique sign that must be posted to restrict the possession of weapons. Specifies that an individual, corporation, business entity, or government entity that, as of January 1, 2018, used signs to provide notice of a prohibition against possession of firearms on the premises will have until January 1, 2019, to replace existing signs with signs that meet the requirements of this bill. However, this bill does not appear to change the signage requirement for a prohibition against all firearms and the new sign to restrict weapons possession to permit holders with a concealed firearm appears to be optional. Amendment Summary: House amendment 1 (013862) deletes in subdivision (C) in the amendatory language of Section 3 the language "CONCEALED FIREARMS ONLY" wherever it appears and substituting instead the language "CONCEALED FIREARMS BY PERMIT ONLY." Fiscal Note: (Dated February 11, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate Judiciary Committee 03/13/18. House Status: 03/01/18 -House passed with amendment 1 (013862).

HB2370 - J. VanHuss - 03/01/18 - House passed with amendment 1 (013862).

12. **SB1512** 

Massev B.

CRIMINAL LAW: Requires booking agents to inquire and communicate if arrested persons have children. Requires every law enforcement booking agency to inquire of each person arrested whether the person is a parent or legal custodian of minor children, who is the child's next of kin, and who has physical custody of each child and the location of each child while the person is in law enforcement custody. Also requires each booking agency to develop procedures for notifying DCS to initiate a welfare check if necessary. Amendment Summary: House Civil Justice Committee amendment 1 (012973) requires law enforcement agencies to determine if an arrested person is the parent or legal custodian of any children under the age of 18, who the child's next of kind is, and who has physical custody of each child while the person is in law enforcement custody. Requires law enforcement agencies to develop policies and procedures for conducting welfare checks on children based on the information provided by the arrested person. Requires each law enforcement agency to conduct timely child welfare checks in accordance with aforementioned policies and procedures. Fiscal Note: (Dated January 31, 2018) Increase State Expenditures Exceeds \$17,148,500 Increase Federal Expenditures Exceeds \$14,599,800 Senate Status: 03/08/18 - Set for Senate Judiciary Committee 03/13/18. House Status: 03/06/18 - House Civil Justice Committee recommended with amendment 1 (012973), which requires law enforcement agencies to determine if an arrested person is the parent or legal custodian of any children under the age of 18, who the child's next of kind is, and who has physical custody of each child while the person is in law enforcement custody. Requires law enforcement agencies to develop policies and procedures for conducting welfare checks on children based on the information provided by the arrested person. Requires each law enforcement agency to conduct timely child welfare checks in accordance with aforementioned policies and procedures. Sent to House Finance.

HB2192 - M. Littleton - 03/06/18 - House Civil Justice Committee recommended with amendment 1 (012973), which requires law enforcement agencies to determine if an arrested person is the parent or legal custodian of any children under the age of 18, who the child's next of kind is, and who has physical custody of each child while the person is in law enforcement custody. Requires law enforcement agencies to develop policies and procedures for conducting welfare checks on children based on the information provided by the arrested person. Requires each law enforcement agency to conduct timely child welfare checks in accordance with aforementioned policies and procedures. Sent to House Finance.

13. SB1683

Massey B.

CRIMINAL LAW: Funds derived from county booking fees to be used for diversity training. Requires sheriffs to use 10 percent of the funds from booking and processing fees for annual diversity training for certain county correctional employees. Obligates that any remaining funds not used towards diversity training will fund hazard pay supplements for certain county correctional employees. Fiscal Note: (Dated February 17, 2018) Other Fiscal Impact There may be a shift in the use of sheriff office booking and processing fee revenue. The extent of any such shift is dependent upon the current use of such revenue and cannot be reasonably determined. Senate Status: 03/08/18 - Set for Senate Judiciary Committee 03/13/18. House Status: 03/07/18 - Failed in House Local Government Subcommittee. HB1679 - R. Staples - 03/07/18 - Failed in House Local Government Subcommittee.

16. SB1496 Haile F.

LOCAL GOVERNMENT: Condemned property being offered for sale to the former owner. Changes requirements for the local government notifying and offering the sale of a condemned property to the former property owner. Amendment Summary: House Civil Justice Committee amendment 1 (013326) deletes and rewrites all language after the enacting clause. Establishes new values at which a local government can sell land previously acquired through condemnation to the original property owner. Authorizes former property owners to request a statement of intent for public use regarding property taken through condemnation. Fiscal Note: (Dated February 2, 2018) Other Fiscal Impact Passage of this legislation could result in decreases to local government revenue. The extent and timing of any such impacts is dependent upon multiple unknown factors and cannot reasonably be determined. Senate Status: 03/08/18 - Set for Senate Judiciary Committee 03/13/18. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18.

HB1727 - C. Rogers - 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18.

17. SB1667 Green M. CRIMINAL LAW: Unlawful possession of firearm by felon. Creates exception of the offense of felon in possession of firearm for persons convicted of non-violent felonies who have had the conviction expunged or have had their rights of citizenship fully restored. Senate Status: 03/08/18 - Set for Senate Judiciary Committee 03/13/18. House Status: 01/30/18 - Referred to House Criminal Justice Subcommittee. HB1718 - J. Reedy - 01/30/18 - Referred to House Criminal Justice Subcommittee.

19. SB2427 Green M. CRIMINAL LAW: Disorderly or offensive act within a funeral or burial. Imposes a Class B misdemeanor charge against a person who is charged with a disorderly or offensive act within 150 meters of a funeral or burial. Amendment Summary: House amendment 1 (013411) deletes all language after the enacting clause. Reduces the penalty for the offense of carrying a handgun without a permit with the intern to go armed to a Class C misdemeanor with a \$250 fine for first offenses. House amendment 2 (014093) specifies that a law enforcement officer is authorized to confiscate ammunition from a handgun upon the first violation of a person committing the offense of carrying a handgun without a permit with the intent to go armed. Fiscal Note: (Dated February 8, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate Judiciary Committee 03/13/18. House Status: 03/05/18 - House passed with amendment 1 (013411) and amendment 2 (014093). House amendment 1 (013411) deletes all language after the enacting clause. Reduces the penalty for the offense of carrying a handgun without a permit with the intern to go armed to a Class C misdemeanor with a \$250 fine for first offenses. House amendment 2 (014093) specifies that a law enforcement officer is authorized to confiscate ammunition from a handgun upon the first violation of a person committing the offense of carrying a handgun without a permit with the intent to go armed.

HB2586 - J. VanHuss - 03/05/18 - House passed with amendment 1 (013411) and amendment 2 (014093). House amendment 1 (013411) deletes all language after the enacting clause. Reduces the penalty for the offense of carrying a handgun without a permit with the intern to go armed to a Class C misdemeanor with a \$250 fine for first offenses. House amendment 2 (014093) specifies that a law enforcement officer is authorized to confiscate ammunition from a handgun upon the first violation of a person committing the offense of carrying a handgun without a permit with the intent to go armed.

22. SB2128

Yarbro J.

CAMPAIGNS & LOBBYING: Imposes public notice and public input requirements on a redistricting committee. Requires the general assembly's website to publicly share a redistricting committee page, displaying information relating to meeting notices and redistricting plans. Requires a redistricting committee to hold a public meeting every 10 years starting in 2020. Fiscal Note: (Dated February 26, 2018) Increase State Expenditures Exceeds \$3,300/FY20-21 and Every Ten Years Thereafter Senate Status: 03/08/18 - Set for Senate Judiciary Committee 03/13/18. House Status: 03/08/18 - Set for House State Government Subcommittee 03/14/18.

27. SB1133 Kyle S.

CRIMINAL LAW: Domestic assault fines to pay for GPS monitoring for indigent defendants. Directs funds from domestic assault fines to be used to pay for global positioning monitoring for indigent domestic abuse and stalking defendants. Requires forms for bail in domestic abuse and stalking cases to indicate that global positioning monitoring was considered as a condition of bail and whether the monitoring requirement was imposed. Amendment Summary: House amendment 1 (011822) rewrites this bill and directs the Tennessee advisory commission on intergovernmental relations (TACIR) to perform a study of the implementation and effects of global positioning monitoring as a condition of bail for defendants accused of stalking, aggravated stalking, or especially aggravated stalking; any personal assaultive criminal offense, in which the alleged victim of the offense is a domestic abuse victim, sexual assault victim, or stalking victim; or a violation of an order of protection under the domestic abuse provisions of present law. Fiscal Note: (Dated March 10, 2017) Other Fiscal Impact The proposed legislation could result in a shifting of state funds from the current purpose of family violence shelters and shelter services, to the proposed purpose of GPS monitoring of domestic assault or stalking offenders. However, due to unknown variables, the amount and timing of funds that will shift cannot reasonably be determined. Intro Dates: S: 02/13/17, H: 02/09/17 Senate Status: 03/08/18 - Set for Senate Judiciary Committee 03/13/18. House Status: 02/26/18 - House passed with amendment 1 (011822).

HB849 - G. Hardaway - 02/26/18 - House passed with amendment 1 (011822).

HB2332 - J. Powell - 03/08/18 - Set for House State Government Subcommittee 03/14/18.

Wed 3/14/18 9:30am - House Hearing Rm I, Senate Education Committee

The committee will hear a Budget Hearing from the TN State Board of Education. MEMBERS: CHAIR D. Gresham (R); VICE CHAIR R. Tate (D); 2ND VICE CHAIR T. Gardenhire (R); R. Crowe (R); S. Dickerson (R); F. Haile (R); J. Hensley (R); B. Kelsey (R); J. Lundberg (R)

11. SB2654

GOVERNMENT ORGANIZATION: Location of state museum. Removes previously specified location of the state museum from the James K. Watson B. Polk State Office Building and War Memorial Building to a more generalized location in Nashville. Fiscal Note: (Dated February 6, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate Education Committee 03/14/18. House Status: 02/05/18 - Referred to House State Government Subcommittee.

HB2082 - S. McDaniel - 02/05/18 - Referred to House State Government Subcommittee.

Wed 3/14/18 10:30am - House Hearing Rm IV, House Agriculture & Natural Resources Subcommittee

MEMBERS: CHAIR R. Lollar (R); C. Halford (R); A. Holt (R); B. Mitchell (D); J. Reedy (R); J. Shaw (D); R. Tillis (R)

HB1782 TRANSPORTATION VEHICLES: Motor vehicle inspection requirements - counties in attainment status. Prohibits a county that is in Carter M. attainment status to enter into or renew a contract regarding the operation of a vehicle inspection and maintenance program to attain or maintain compliance with national ambient air standards. Authorizes the air pollution control board to promulgate rules in accordance with the Uniform Administrative Procedures Act. Fiscal Note: (Dated February 25, 2018) Decrease State Revenue \$1,669,000/FY19-20 and Subsequent Years/ Environmental Protection Fund Decrease Local Revenue \$927,200/Each Year FY19-20 through FY21-22 \$3,008,100/FY22-23 and Subsequent Years Other Fiscal Impact Prohibiting state and local governmental entities from conducting vehicle inspections will necessitate changes to the state implementation plan under the federal Clean Air Act (CAA). If the Environmental Protection Agency does not approve such plan changes, the state will be out of compliance with federal requirements and could be subject to sanctions under Section 179 of the CCA. In FY17-18, the state received \$1,454,683 in federal funding under the CAA. Senate Status: 02/28/18 - Senate Transportation & Safety Committee recommended. Sent to Senate Calendar Committee. House Status: 03/08/18 - Set for House Agriculture & Natural Resources Subcommittee 03/14/18

SB2656 - B. Watson - 02/28/18 - Senate Transportation & Safety Committee recommended. Sent to Senate Calendar Committee.

HB1249 ENVIRONMENT & NATURE: Extension of minimum period of time allotted for public comment on proposed landfill. Extends the Byrd D. minimum period of time that must be allotted for public comment on a proposed new solid waste landfill between the time of public notice and a public hearing under the Jackson Law. Fiscal Note: (Dated February 12, 2017) NOT SIGNIFICANT Intro Dates: S: 02/13/17, H: 02/09/17 Senate Status: 03/08/18 - Senate Energy, Agriculture & Natural Resources Committee deferred to 03/15/18. House Status: 03/08/18 - Set for House Agriculture & Natural Resources Subcommittee 03/14/18.

SB1143 - J. Hensley - 03/08/18 - Senate Energy, Agriculture & Natural Resources Committee deferred to 03/15/18.

Wed 3/14/18 10:30am - House Hearing Rm II, House Consumer & Human Resources Committee

MEMBERS: CHAIR J. Eldridge (R); G. Casada (R); S. Lynn (R); J. Matlock (R); R. Staples (D); D. Thompson (D); M. White (R); C. Boyd (R)

HB2613 LABOR LAW: Non-disclosure agreement with respect to sexual harassment in the workplace. Prohibits a public or private employer from Mitchell B. requiring a prospective employee or employee to execute or renew a non-disclosure agreement regarding sexual harassment in the workplace. Amendment Summary: House Consumer & Human Resources Subcommittee amendment 1 (014152) grants certain rights to any injured employee as a result of said violation. Fiscal Note: (Dated February 15, 2018) NOT SIGNIFICANT Senate Status: 02/05/18 - Referred to Senate Commerce & Labor Committee. House Status: 03/08/18 - Set for House Consumer & Human Resources Committee 03/14/18. SB2328 - S. Kyle - 02/05/18 - Referred to Senate Commerce & Labor Committee.

Wed 3/14/18 10:30am - House Hearing Rm III, House Finance, Ways & Means Subcommittee

The subcommittee will meet immediately following the Budget Hearings which begin at 9:00 am. MEMBERS: CHAIR G. McCormick (R); R. Williams (R); C. Sargent (R); S. McDaniel (R); H. Love Jr. (D); G. Hicks (R); P. Hazlewood (R); D. Hawk (R); C. Fitzhugh (D); J. Coley (R); K. Camper (D); K. Brooks (R)

- 1. HB2061 TAXES SALES: Cap on amount of state shared sales tax revenue remitted to premiere type tourist resort municipalities. Removes the Carr D. cap on the amount of state shared sales tax revenue given back to premiere type tourist resort municipalities. Fiscal Note: (Dated February 24, 2018) Decrease State Revenue \$3,906,800/FY21-22 and Subsequent Years Increase Local Revenue \$3,906,800/FY21-22 and Subsequent Years Senate Status: 03/06/18 - Senate Finance Revenue Subcommittee returned to full committee with a negative recommendation. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18. SB2215 - A. Swann - 03/06/18 - Senate Finance Revenue Subcommittee returned to full committee with a negative recommendation.
- HB1903 TAXES SALES: Increases state-shared sales tax revenue allocated to municipalities. Revises allocation of state funds in the municipal Doss B. street aid fund by distributing five percent of the funds equally to each municipality with the remaining 95 percent to be distributed based on population. Reduces state sales tax revenue allocated to general fund. Increases state-shared sales tax revenue allocated to municipalities. Fiscal Note: (Dated February 26, 2018) Decrease State Revenue - \$41,415,000 Increase Local Revenue - \$41,415,000 Other Fiscal Impact Modifying the apportionment rates from the Municipal Street Aid Fund will impact the amount of such funds any specific municipality will receive. However, the total amount of funding from the Fund received by all municipalities will not be impacted. Senate Status: 03/06/18 - Senate Finance Revenue Subcommittee recommended. Sent to full committee. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18.
- HB2250 TAXES SALES: Sales and use tax generated from a commercial development district. Extends the deadline by which a distressed rural Faison J. county must apply to be eligible to retain the sales and use tax generated from a commercial development district from December 31, 2016, to December 31, 2020. Senate Status: 03/06/18 - Senate Finance Revenue Subcommittee recommended. Sent to full committee. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18. SB2228 - S. Southerland - 03/06/18 - Senate Finance Revenue Subcommittee recommended. Sent to full committee.

SB2670 - P. Bailey - 03/06/18 - Senate Finance Revenue Subcommittee recommended. Sent to full committee.

8. **HB1804** Howell D.

12. **HB2279** Lamberth W.

UTILITIES: Competitive Wireless Broadband Investment, Deployment, and Safety Act of 2018. Enacts the Competitive Wireless Broadband Investment, Deployment, and Safety Act of 2018, which desires to maximize investment in wireless connectivity across the state by creating a uniform and predicable framework that limits local obstacles to deployment of small wireless facilities and to encourage shared use of public infrastructure and colocation in a manner that is the most technology neutral and nondiscriminatory. Prohibits a municipal authority to restrict the size, height, or otherwise regulate the appearance or placement of small wireless facilities. Requires any applicant, a person who is seeking a permit to install a small wireless facility, to replace existing authority-owned utility poles and must reasonably conform to the design aesthetics of the utility pole being replaced. Allows an applicant up to include up to 20 small wireless facilities within a single application to an authority. Requires the authority to determine whether an application is complete and notify the applicant within 10 days of receiving an application and must approve or deny an application within 60 days of receipt of the application. Amendment Summary: House Business & Utilities Committee amendment 1 (014216) re-writes the bill by deleting all language after the enacting clause. Substitutes the following: changes title to "Competitive Wireless Broadband Investment, Deployment and Safety Act of 2018. Sets up definitions for terms used. Establishes construction and applicability of part. (a) This part shall be construed to maximize investment in wireless connectivity across the state by creating a uniform and predictable framework that limits local obstacles to deployment of small wireless facilities in the ROW and to encourage, where feasible, shared use of public infrastructure and colocation in a manner that is the most technology neutral and nondiscriminatory. (b) This part does not apply to: (1) Deployment of infrastructure outside of the ROW; or (2) Taller towers or monopoles traditionally used to provide wireless services that are governed by Tennessee Code Annotated 13-24-304 and 13-24-305. Sets up local option and local preemption. Existing law unaffected. Prohibits certain activities. Establishes uniform local authority fees for deployment and maintenance of small wireless facilities; and exceptions. Establishes uniform application procedures for local authorities. Has provisions applicable solely to the state as an authority. Fiscal Note: (Dated February 13, 2018) Increase State Expenditures - \$423,600/FY18-19/Highway Fund \$423,600/FY19-20/Highway Fund \$3,667,900/FY20-21 and Subsequent Years/ Highway Fund Increase Local Revenue Exceeds \$1,000,000/FY18-19 Exceeds \$1,010,000/FY19-20 Exceeds \$1,020,000/FY20-21 Exceeds \$40,000/FY21-22 and Subsequent Years Other Fiscal Impact A precise increase in local government expenditures for the hiring of additional staff for permit processing cannot reasonably be determined. In addition, passage of this legislation could place the Department of Transportation out of compliance with federal regulations and could jeopardize federal funding. The amount and timing of federal funding jeopardized is unknown. The Governors recommended budget document, on page B-321, identifies \$1,013,371,700 in federal funding to the Department. Senate Status: 03/08/18 - Set for Senate Commerce & Labor Committee 03/12/18. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18. Priority: 1 - Top-tier

SB2504 - B. Ketron - 03/08/18 - Set for Senate Commerce & Labor Committee 03/12/18.

21. **HB2423** White M.

PROPERTY & HOUSING: Application of the Neighborhood Preservation Act. Extends the Neighborhood Preservation Act to apply to Shelby, Davidson, Madison, and any county or municipality that has formed a land bank. Almendment Summary: House Local Government Committee amendment 1 (014043) extends application of the Neighborhood Preservation Act to any county or municipality with a land bank. Allows petitioners to file a petition for a judgment in rem against a subject parcel seeking an order that the subject parcel is a public nuisance. Requires minimum bids made by land bank corporations in advance of delinquency property tax sales to be accepted for no cash if there are no other bidders on the parcel. Fiscal Note: (Dated February 22, 2018) Other Fiscal Impact To the extent civil suits are brought against owners of property in land banks, state and local governments may be impacted. The extent and timing of any such impacts are unknown due to multiple unknown factors. Senate Status: 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18.

SB2126 - E. Jackson - 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18.

22. **HB2428** White M.

CRIMINAL LAW: Transporting of juveniles to an assessment center. Authorizes a law enforcement officer to transport a juvenile in custody to a juvenile assessment center unless a juvenile is in custody for certain offenses. *Fiscal Note:* (Dated February 19, 2018) Other Fiscal Impact Due to multiple unknown factors, any fiscal impact to local government cannot be quantified with reasonable certainty. However, any such impact to local government would be considered permissive. No significant impact to state government. *Senate Status:* 02/05/18 - Referred to Senate Judiciary Committee. *House Status:* 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18.

SB2624 - M. Norris - 02/05/18 - Referred to Senate Judiciary Committee.

26. **HB1862** Akbari R.

CRIMINAL LAW: Reduces expunction fee for defendant due to completion of pretrial diversion program. Reduces the fee from \$350 to \$180 to expunge records for a defendant that were dismissed as a result from successful completion of a diversion program. *Fiscal Note:* (Datec February 9, 2018) Decrease State Revenue \$144,200/TBI *Senate Status:* 02/05/18 - Referred to Senate Judiciary Committee. *House Status:* 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18.

SB2626 - M. Norris - 02/05/18 - Referred to Senate Judiciary Committee.

Curcio M.

PUBLIC EMPLOYEES: Investing in any cryptocurrency prohibited. Prohibits certain trustees from investing in any cryptocurrency. Amendment Summary: Joint Council on Pensions and Insurance Committee amendment 1 (012712) allows LEA's to participate in postemployment benefits investment trusts. Fiscal Note: (Dated February 26, 2018) NOT SIGNIFICANT Senate Status: 03/06/18 - Senate Finance, Ways & Means Committee recommended. Sent to Senate Calendar Committee. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18.

SB2508 - B. Ketron - 03/06/18 - Senate Finance, Ways & Means Committee recommended. Sent to Senate Calendar Committee.

33. **HB2040** 

TAXES SALES: Annual report on amount of disaster relief refunds issued by department of revenue. Requires the commissioner of Deberry Jr. revenue to annually report to the general assembly the amount of disaster relief refunds issued by the department for the previous calendar year. Broadly captioned. Fiscal Note: (Dated March 3, 2018) NOT SIGNIFICANT Senate Status: 01/31/18 - Referred to Senate Finance, Ways & Means Committee. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18. SB1886 - B. Kelsey - 01/31/18 - Referred to Senate Finance, Ways & Means Committee.

36. HB182

Hulsey B.

J.

CORRECTIONS: Subsidies for housing state prisoners. Adds language that requires subsidies paid to counties for housing state prisoners to be paid from the date of conviction. The clerk of the court in which a person to be housed by the county is convicted, shall transmit documentation of the conviction to the department not later than five business days after the date of conviction. Amendment Summary: Senate State & Local Government Committee Amendment 1, House State Government Committee Amendment 1 (004815) deletes and rewrites the bill. Removes the five-day period in which the court clerk is required to transmit documentation of conviction to DOC. Clarifies that the subsidies must be paid from the date of conviction regardless of whether the prisoner is housed under a contract with the DOC. Fiscal Note: (Dated February 20, 2017) Increase State Expenditures \$4,807,400 Increase Local Revenue \$4,807,400 \$4,807,400 Increase L 05/02/17 - Taken off notice in Senate Finance, Ways & Means Committee. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18.

SB678 - K. Yager - 05/02/17 - Taken off notice in Senate Finance, Ways & Means Committee.

48. **HB1727** 

LOCAL GOVERNMENT: Condemned property being offered for sale to the former owner. Changes requirements for the local government Rogers C. notifying and offering the sale of a condemned property to the former property owner. Amendment Summary: House Civil Justice Committee amendment 1 (013326) deletes and rewrites all language after the enacting clause. Establishes new values at which a local government can sell land previously acquired through condemnation to the original property owner. Authorizes former property owners to request a statement of intent for public use regarding property taken through condemnation. Fiscal Note: (Dated February 2, 2018) Other Fiscal Impact Passage of this legislation could result in decreases to local government revenue. The extent and timing of any such impacts is dependent upon multiple unknown factors and cannot reasonably be determined. Senate Status: 03/08/18 - Set for Senate Judiciary Committee 03/13/18. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18.

SB1496 - F. Haile - 03/08/18 - Set for Senate Judiciary Committee 03/13/18.

SB1736 - B. Kelsey - 02/15/18 - Senate passed.

57. **HB2064** 

Vaughan K.

ECONOMIC DEVELOPMENT: Industrial development corporation - acquiring of hotel, motel, or apartment building for project. Allows an industrial development corporation to acquire a hotel, motel, or apartment building for their project located in a county having a population greater than 900,000 according to the 2010 federal census. Fiscal Note: (Dated February 8, 2018) Other Fiscal Impact Due to numerous unknown factors, any fiscal impact to Shelby County cannot be determined with any reasonable certainty. However, any such impact is considered permissive. Senate Status: 02/15/18 - Senate passed. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18.

63. **HB1345** 

TAXES BUSINESS: Pilot program to issue franchise and excise tax credits to shippers making shipments into and from Shelby County. Establishes a pilot program to issue franchise and excise tax credits to shippers making shipments into and from Shelby County. Requires a shipper to establish and implement a turn-around policy that assures pickups and deliveries are performed during the period of time agreed upon, and that the shipper provides the motor carrier with contact information for any person receiving the delivery. Fiscal Note: (Dated March 10, 2017) Decrease State Revenue Exceeds \$2,065,900/FY18-19 and Subsequent Years Increase State Expenditures \$149,300/FY18-19 \$139,600/FY19-20 and Subsequent Years Other Fiscal Impact Secondary economic impacts may occur as a result of this bill. Such impacts may be reflected as improvements in shipment delivery times for Tennessee businesses, an increase in the states competitiveness in retaining existing shipping companies and recruiting other shipping companies to locate in the state, and additional commercial activity in the state as a result of qualified companies reinvesting their savings in the states economy. Any fiscal impacts directly attributable to such economic impacts are considered secondary and cannot be quantified with reasonable certainty. Intro Dates: S: 02/13/17, H: 02/09/17 Senate Status: 05/09/17 -Taken off notice in Senate Finance, Ways & Means Committee. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18.

SB1277 - M. Norris - 05/09/17 - Taken off notice in Senate Finance, Ways & Means Committee.

65. HB1865 Ρ.

PUBLIC EMPLOYEES: TCRS board of trustees - co-investment of pension plan assets. Authorizes board of trustees for TCRS to co-invest Hazlewood a political subdivision's pension plan assets with the pension plans of the TCRS system. Allows the state treasurer to take custody of such assets under certain circumstances. Fiscal Note: (Dated January 31, 2018) NOT SIGNIFICANT Senate Status: 03/06/18 - Senate Finance, Ways & Means Committee deferred to 03/13/18. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18. SB1719 - J. Stevens - 03/06/18 - Senate Finance, Ways & Means Committee deferred to 03/13/18.

70. **HB294** 

CRIMINAL LAW: Aggravated stalking offense when victim is under 12 years of age. Broadens offense of aggravated stalking to include Williams R. stalking a victim who is less than 12 years of age if the offender is 18 years of age or older at any time during the person's course of conduct. Fiscal Note: (Dated March 16, 2017) Increase State Expenditures \$176,300/Incarceration\* Intro Dates: S: 02/01/17, H: 02/01/17 Senate Status: 05/09/17 - Taken off notice in Senate Finance, Ways & Means Committee. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18.

SB200 - D. Overbey - 05/09/17 - Taken off notice in Senate Finance, Ways & Means Committee.

LOCAL GOVERNMENT: Annexation without a referendum. Allows for the majority of property owners who own the majority of the land to Williams R. effectively annex their property without a referendum. Amendment Summary: House Local Government Committee amendment 1 (014080) requires the annexation of any property with written consent of a two-thirds majority of the property owners to not require a referendum. Fiscal Note: (Dated February 25, 2018) Other Fiscal Impact To the extent less than all of property owners consent to annexation and a territory is annexed to a municipality without a referendum, shifts in revenue and expenditures between local entities may occur. Any changes or shifts would result from permissive actions of local government. The extent and timing of any such permissive shifts cannot be reasonably quantified. Local governments may also experience permissive cost avoidances associated with such referendums. Senate Status: 02/05/18 - Referred to Senate State & Local Government Committee. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18. SB2680 - P. Bailey - 02/05/18 - Referred to Senate State & Local Government Committee.

74. HB1061 G.

INSURANCE GENERAL: Historic Rehabilitation Investment Incentive Act. Enacts the Historic Rehabilitation Investment Incentive Act to McCormick facilitate the restoration and preservation of the state's historic buildings and structures and redevelop the state's main street communities. Amendment Summary: House Insurance and Banking Committee Amendment 1 (004236) makes minute changes by deleting the language "Sections 2 through 8" in Section 1 and substituting the language "Sections 2 through 7." Also deletes the word "chapter" in the first sentence of subdivision (b)(2) in Section 5 and substituting the word "part." Further deletes the language "headings to sections, chapters, and parts" in Section 8 and substituting the language "headings to sections." Fiscal Note: (Dated February 23, 2017) Increase State Revenue \$53,900/FY17-18 and Subsequent Years/ Historical Commission Decrease State Revenue \$1.074.400/FY17-18/State Premium Taxes\* \$3,223.100/FY18-19/State Premium Taxes\* \$5,371,800/FY19-20/State Premium Taxes\* \$6,446,200/FY20-21 and Subsequent Years/ State Premium Taxes\* HB 1061 - SB 1040 Increase State Expenditures \$53,900/FY17-18 and Subsequent Years/ Historical Commission Other Fiscal Impact Secondary economic impacts may occur as a result of this bill. However, due to multiple unknown factors, fiscal impacts directly attributable to such secondary economic impacts cannot be quantified with reasonable certainty. \*The following funds/departments will be affected by the awarding of tax credits: General Fund, Second Injury Fund, and the Department of Commerce and Insurance. The extent to which any fund or Department will be affected cannot be determined with reasonable certainty. Intro Dates: S: 02/09/17, H: 02/09/17 Senate Status: 05/09/17 - Taken off notice in Senate Finance, Ways & Means Committee. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18.

SB1040 - B. Watson - 05/09/17 - Taken off notice in Senate Finance, Ways & Means Committee.

77. HB2056

PUBLIC EMPLOYEES: Participation in TCRS by county judges and county officials. Makes various changes in regard to public officers and Sargent C. employees retirement. Changes requirements for county judges and county official participation in the Tennessee consolidated retirement system. Fiscal Note: (Dated February 8, 2018) Other Fiscal Impact The proposed legislation could result in a number of fiscal impacts to the administration of the TCRS. Due to unknown factors, the extent and timing of such net fiscal impacts cannot reasonably be determined. Senate Status: 03/06/18 - Senate Finance, Ways & Means Committee deferred to 03/13/18. House Status: 03/08/18 - Set for House Finance, Ways & Means Subcommittee 03/14/18.

SB2064 - B. Watson - 03/06/18 - Senate Finance, Ways & Means Committee deferred to 03/13/18.

Wed 3/14/18 12:00pm - House Hearing Rm I, House Criminal Justice Committee

MEMBERS: CHAIR W. Lamberth (R); VICE CHAIR M. Curcio (R); J. VanHuss (R); P. Sherrell (R); A. Parkinson (D); M. Littleton (R); S. Jones (D); T. Goins (R); A. Farmer (R); J. Coley (R); R. Akbari (D)

HB2021 Carter M.

CRIMINAL LAW: U.S. Attorney General Edwin Meese Civil Asset Forfeiture Reform Act. Enacts the U.S. Attorney General Edwin Meese Civil Asset Forfeiture Reform Act. Requires a notice entitled "Notice of Forfeiture Warrant Hearing" to be mailed to the owner within five business days of the date of the seizure of any personal property at the time of seizure of the property regardless of whether an arrest has been made. Requires that the owner of the property must be given reasonable notice of the forfeiture warrant hearing. Requires the court at the hearing to review the application for a forfeiture warrant and the affidavit in support and take testimony from the seizing officer regarding probably cause to issue a forfeiture warrant. Requires the seizing agency to send a copy of the forensic chemistry report to the applicable agency regarding any alleged controlled substances or controlled substance analogues. Requires the applicable agency to dismiss the case if the forensic chemistry report shows that the alleged controlled substances are not the basis for the seizure are not controlled substances. Fiscal Note: (Dated February 26, 2018) Other Fiscal Impact To the extent an administrative law judge orders a local government to return seized property, the local government will be required to reimburse property owners attorney fees. The timing and amount of any reimbursement is dependent upon multiple unknown variables and cannot be reasonably determined. Senate Status: 03/07/18 - Senate Judiciary Committee recommended. Sent to Senate Finance. House Status: 03/08/18 - Set for House Criminal Justice Committee 03/14/18. SB1987 - T. Gardenhire - 03/07/18 - Senate Judiciary Committee recommended. Sent to Senate Finance.

HR2552 White D. CRIMINAL LAW: Local government body voting to approve ordinance that conflicts with state law on immigration. Creates a Class E felony for any local government official who knowingly votes for an ordinance or resolution that contradicts state or federal law in regards to immigration and historical monuments. Fiscal Note: (Dated February 23, 2018) NOT SIGNIFICANT Senate Status: 02/05/18 - Referred to Senate Judiciary Committee. <u>House Status:</u> 03/08/18 - Set for House Criminal Justice Committee 03/14/18. <u>Priority:</u> 1 - Top-tier SB2578 - J. Hensley - 02/05/18 - Referred to Senate Judiciary Committee.

10. **HB421** Daniel M.

CRIMINAL LAW: Asset Forfeiture and Disposition of Seized Property Act. Establishes a new procedure for the seizure and forfeiture of assets as the result of criminal activity. Requires that the person be convicted of a crime before forfeiture can occur. Requires clear and convincing evidence that the property is subject to forfeiture. Provides that all money from seizure or property sold in forfeiture be deposited into the state general fund. \*Mendment Summary:\*\* Senate Judiciary Committee Amendment 1, House Civil Justice Committee Amendment 1 (006401) adds language stating that after the seizure of any personal property subject to forfeiture, where the owner of the property is not present at the time of the seizure regardless of whether an arrest has been made, the seizing officer within five business days of the date of the seizure, must provide to the owner of the property or similar person, a notice entitled "Notice of Forfeiture Warrant Hearing." The notice must include the date, time, and court in which the seizing officer will be seeking a forfeiture warrant against the property, a statement that if the owner does not appear in court a forfeiture warrant may be issued and the property will be subject to the forfeiture process, and a copy of the notice of seizure. If an owner cannot be determined, the officer shall document the attempts made to determine the owner and include the documentation with any application for forfeiture warrant for the judge to review. \*Fiscal Note:\* (Dated February 26, 2017) Decrease State Revenue \$1,872,300/State Law Enforcement Agencies \$539,800/Division of Administrative Procedures Increase State Revenue \$748,900/Asset Forfeiture Trust Fund Decrease State Expenditures \$539,800/Secretary of State Decrease Local Revenue \$3,757,200 \*Intro Dates:\* S: 02/06/17, H: 02/06/17 \*Senate Status:\* 04/11/17 - Senate Judiciary Committee recommended with amendment 1 (006401). Sent to Senate Finance. \*Mouse Criminal Justice Committee 03/14/18.

SB316 - T. Gardenhire - 04/11/17 - Senate Judiciary Committee recommended with amendment 1 (006401). Sent to Senate Finance.

## Wed 3/14/18 12:00pm - House Hearing Rm III, House Government Operations Committee

MEMBERS: CHAIR J. Faison (R); VICE CHAIR J. Ragan (R); R. Williams (R); M. Stewart (D); B. Mitchell (D); C. Johnson (R); D. Howell (R); C. Halford (R); C. Fitzhugh (D); G. Casada (R); K. Calfee (R)

MEDIA & PUBLISHING: Promulgation of rules regarding inspection and copies of public records. Changes the date from no later than Matlock J. July 1, 2017 to July 1, 2018 in which every county and municipal governmental entity must establish written public records policy properly adopted by the appropriate governing authority. Requires state government entities to promulgate rules of making requests to inspect public records or receive copies of public records, redaction practices, and statement of any fees charged for copies of public records and the procedures for billing and payment. \*\*Mendment Summary:\*\* Senate amendment 1, House State and Local Government Committee amendment 1 (012744) adds any written public records policy of a state government entity adopted prior to the effective date of this act, if any, remains in full force and effect until the state governmental entity adopts rules in accordance with this subdivision. \*\*Fiscal Note:\*\* (Dated January 19, 2018) NOT SIGNIFICANT \*\*Senate Status:\*\* 02/08/18 - Senate passed with amendment 1 (012744). \*\*House Status:\*\* 03/08/18 - Set for House Government Operations Committee 03/14/18.

SB1724 - M. Bell - 02/08/18 - Senate passed with amendment 1 (012744).

11. **HB1830** Hawk D.

**TRANSPORTATION GENERAL:** State safety oversight programs for mass transit. Establishes Tennessee department of transportation responsible for state safety oversight programs of rail fixed guideway public transportation systems. This bill is part of the governor's Administration Package. *Fiscal Note:* (Dated February 16, 2018) Other Fiscal Impact Failure to enact this legislation will result in the United States Department of Transportation withholding \$92,833,500 in Federal Transit Administration funding as Tennessee would not be in compliance with Title 49 of the United States Code. *Senate Status:* 03/06/18 - Senate Finance, Ways & Means Committee deferred to 03/20/18. *House Status:* 03/08/18 - Set for House Government Operations Committee 03/14/18. SB2255 - M. Norris - 03/06/18 - Senate Finance, Ways & Means Committee deferred to 03/20/18.

Wed 3/14/18 12:00pm - House Hearing Rm II, House Insurance & Banking Subcommittee

MEMBERS: CHAIR K. Keisling (R); J. Zachary (R); R. Travis (R); J. Towns Jr. (D); D. Thompson (D); T. Rudd (R); D. Powers (R); J. Matheny (R); T. Hill (R); R. Gant (R)

- 5. HB1837 TENNCARE: Extends ground ambulance service provider assessment. Extends ground ambulance service provider assessment from June 30, 2018 to June 30, 2019. Fiscal Note: (Dated February 6, 2018) Increase State Revenue \$10,304,700/FY18-19/ Ambulance Service Assessment Revenue Fund Increase Federal Expenditures \$19,877,200/FY18-19/ Ambulance Service Assessment Revenue Fund Revenue Fund Revenue Fund Revenue recognition in the amount of \$10,304,700 is included in the Governors proposed FY18-19 budget (page A-36). Corresponding non- recurring appropriations in the amount of \$30,147,100 (\$10,304,700 in state funds and \$19,842,400 in federal matching funds) are also included. Senate Status: 03/08/18 Set for Senate Commerce & Labor Committee 03/12/18.

  SB1823 K. Yager 03/08/18 Set for Senate Commerce & Labor Committee 03/12/18.
- 11. **HB2137**Hill T.

  TENNCARE: Ground Ambulance Service Provider Assessment Act report on money received. Requires the commissioner of finance and administration to report to the general assembly regarding the amount of money received pursuant to the Ground Ambulance Service Provider Assessment Act no later than January 1, 2019. <u>Fiscal Note:</u> (Dated January 25, 2018) NOT SIGNIFICANT <u>Senate Status:</u> 03/08/18 Set for Senate Commerce & Labor Committee 03/12/18. <u>House Status:</u> 03/08/18 Set for House Insurance & Banking Subcommittee 03/14/18. SB1822 K. Yager 03/08/18 Set for Senate Commerce & Labor Committee 03/12/18.

Wed 3/14/18 12:00pm - House Hearing Rm IV, House Transportation Subcommittee

MEMBERS: CHAIR T. Weaver (R); D. Alexander (R); B. Cooper (D); B. Doss (R); C. Rogers (R); J. Sexton (R); S. Whitson (R); J. Windle (D)

3. HB2361 Smith E. TRANSPORTATION GENERAL: Report on government owned or operated vehicles capable of using alternative fuel. Urges the department of general services to submit a report to the transportation committee of the house and the transportation and safety committee of the senate that contains the number of purchases and leases of government-owned or -operated vehicles capable of using alternative fuel, the number of conversions of such vehicles from the use of gasoline or diesel fuel to the use of alternative fuel, and the quantity of each type of alternative fuel used. Broadly captioned. Fiscal Note: (Dated February 14, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate Transportation & Safety Committee 03/14/18. House Status: 03/08/18 - Set for House Transportation Subcommittee 03/14/18. SB2354 - B. Massey - 03/08/18 - Set for Senate Transportation & Safety Committee 03/14/18.

11. HB2156 Staples R.

TRANSPORTATION GENERAL: Power of eminent domain to remove advertising structures on scenic highways. Authorizes the use of eminent domain stretching to 300 meters from either side of a Tennessee scenic highway. Amendment Summary: Senate Transportation & Safety Committee amendment 1 (014230) removes height restrictions to property designated on Kingston Pike on the north side, from 4315 Kingston Pike to the west. Fiscal Note: (Dated February 20, 2018) NOT SIGNIFICANT Senate Status: 03/07/18 - Senate Transportation & Safety Committee recommended with amendment 1(014230). Sent to Senate Calendar Committee. House Status: 03/08/18 - Set for House Transportation Subcommittee 03/14/18.

SB2089 - B. Massey - 03/07/18 - Senate Transportation & Safety Committee recommended with amendment 1(014230). Sent to Senate Calendar Committee.

Wed 3/14/18 12:30pm - Senate Hearing Rm I, Senate Transportation & Safety Committee

By suspension of Senate Rule 83(8) the following item has been added to the calendar: SB2424. MEMBERS: CHAIR P. Bailey (R); VICE CHAIR A. Swann (R); 2ND VICE CHAIR F. Niceley (R); J. Bowling (R); R. Briggs (R); B. Massey (R); J. Stevens (R); J. Yarbro (D); M. Pody (R)

SB2388 Gresham D.

TRANSPORTATION GENERAL: Increases time frame for receipt of notice suspending a municipality's authorization to enforce rules of the road. Increases the time given to law enforcement agencies to prove they are in compliance with a receipt of notice suspending a municipality's authorization to enforce rules of the road from 20 days to 30 days. Fiscal Note: (Dated February 5, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate Transportation & Safety Committee 03/14/18. House Status: 02/28/18 - Taken off notice in House Transportation Subcommittee.

HB2319 - R. Gant - 02/28/18 - Taken off notice in House Transportation Subcommittee.

10. SB2627 Norris M. TRANSPORTATION GENERAL: Report detailing plans or initiatives to increase public transportation system access and service. Requires transportation authorities to draft reports by July 1, 2019, regarding plans to maximize system effectiveness and accessibility for economically disadvantaged communities. Orders municipalities to review projects receiving street aid funds by 2020 and prioritize the projects deemed useful for completion by 2025. Senate Status: 03/08/18 - Set for Senate Transportation & Safety Committee 03/14/18. House Status: 02/05/18 - Referred to House Transportation Subcommittee.

HB2074 - B. Cooper - 02/05/18 - Referred to House Transportation Subcommittee.

12. SB2477

PUBLIC FINANCE: Department of transportation study of annual amount of municipal street aid funding used. Requires the department Roberts K. of transportation to conduct a study of the total amount of funds from the municipal street aid fund used over the past five fiscal years. Requires the department to report its findings to the general assembly within 90 days of completing the study. Fiscal Note: (Dated March 3, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate Transportation & Safety Committee 03/14/18. House Status: 02/07/18 - Referred to House Transportation Subcommittee.

HB2349 - D. Hawk - 02/07/18 - Referred to House Transportation Subcommittee.

16. **SB2542** Tate R.

TRANSPORTATION VEHICLES: Maximum amount of revenue allowed to be used from traffic violations. Prohibits municipalities and counties from accepting more than 15 percent of revenue derived from traffic violations. Requires the excess revenue to be paid to the state general fund. Senate Status: 03/08/18 - Set for Senate Transportation & Safety Committee 03/14/18. House Status: 03/07/18 - Taken off notice in House Transportation Subcommittee.

HB2401 - D. Thompson - 03/07/18 - Taken off notice in House Transportation Subcommittee.

19. SB1347 Bailey P. TRANSPORTATION VEHICLES: Publishing of certified highway map on website by county or city. Requires a county or municipality to publish its certified highway map on the county or municipality's website, which shall be accessible to the public, no less than 30 days prior to the date of a public hearing on the map. Broadly captioned. Fiscal Note: (Dated February 1, 2017) NOT SIGNIFICANT Intro Dates: S: 02/13/17, H: 01/30/17 Senate Status: 03/08/18 - Set for Senate Transportation & Safety Committee 03/14/18. House Status: 04/05/17 - Taken off notice in House Transportation Subcommittee.

HB104 - B. Doss - 04/05/17 - Taken off notice in House Transportation Subcommittee.

24. SB2696

Bailey P.

TAXES GENERAL: Sale of surplus real property by the department of transportation. Authorizes the department of transportation to transfer surplus property without further appraisal if the property is equal to or less than a total value of \$10,000. Amendment Summary: House Transportation Subcommittee amendment 1 (013865) rewrites the bill regarding the appraisal review process of surplus real property. Fiscal Note: (Dated February 16, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate Transportation & Safety Committee 03/14/18.  $\underline{\textit{House Status:}}\$ 03/08/18 - Set for House Transportation Committee 03/13/18.

HB1732 - C. Sexton - 03/08/18 - Set for House Transportation Committee 03/13/18.

- 25. **SB2698** 
  - Bailey P.
- TRANSPORTATION VEHICLES: Law enforcement notification regarding towing of vehicle. Requires any person, firm, or entity towing a vehicle to notify local law enforcement within 30 minutes of towing the vehicle. Decreases the time allowed for garage keeper or towing firm to notify the owner of the motor vehicle by mail from six days to three days. If the vehicle towed is an abandoned vehicle the police is required to execute a written waiver or take possession of the vehicle within 15 calendar days. If there has been repairs made to the vehicle the company in possession may enforce the lien. If there has not been repairs made to the vehicle the vehicle may be sold after thirty days from the waiver date. If the vehicle is not abandoned the hold on the vehicle may not exceed seven business days. Amendment Summary: House Transportation Subcommittee amendment 1 (014225) creates a nine-member towing advisory board, whose members will receive no compensation or reimbursement, meet at least twice per year, and provide a report of any recommendations relating to policies concerning law enforcement and the towing industry to the Senate and House Transportation Committees by November 30 of each year. Fiscal Note: (Dated February 19, 2018) Increase State Expenditures Exceeds \$250,000 Increase Local Expenditures Exceeds \$500,000\* Senate Status: 03/08/18 - Set for Senate Transportation & Safety Committee 03/14/18. House Status: 03/08/18 - Set for House Transportation Committee 03/13/18. HB1710 - B. Doss - 03/08/18 - Set for House Transportation Committee 03/13/18.
- 30. **SB2354**

Massey B.

- TRANSPORTATION GENERAL: Report on government owned or operated vehicles capable of using alternative fuel. Urges the department of general services to submit a report to the transportation committee of the house and the transportation and safety committee of the senate that contains the number of purchases and leases of government-owned or -operated vehicles capable of using alternative fuel, the number of conversions of such vehicles from the use of gasoline or diesel fuel to the use of alternative fuel, and the quantity of each type of alternative fuel used. Broadly captioned. Fiscal Note: (Dated February 14, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate Transportation & Safety Committee 03/14/18. House Status: 03/08/18 - Set for House Transportation Subcommittee 03/14/18. HB2361 - E. Smith - 03/08/18 - Set for House Transportation Subcommittee 03/14/18.
- 36. SB2424 Haile F.
- TAXES BUSINESS: Levying of local transit improvement surcharge. Authorizes any county that participates in a certain regional transit authority to levy a local transit improvement surcharge. Broadens the cities that may levy a local transit improvement surcharge Fiscal Note: (Dated February 17, 2018) Other Fiscal Impact Permissive recurring increases in local revenue and permissive recurring increases in local expenditures. The extent and timing of any such permissive impacts cannot be determined because such impacts are dependent upon several unknown factors. However, local revenue increases are anticipated to exceed local expenditure increases. Senate Status: 03/08/18 - Set for Senate Transportation & Safety Committee 03/14/18. House Status: 02/28/18 - Taken off notice in House Transportation Subcommittee. HB1472 - M. Curcio - 02/28/18 - Taken off notice in House Transportation Subcommittee.

Wed 3/14/18 1:30pm - House Hearing Rm I, House Business & Utilities Committee

MEMBERS: CHAIR P. Marsh (R); VICE CHAIR K. Calfee (R); J. Moon (R); C. Johnson (R); G. McCormick (R); J. Powell (D); D. Powers (R); M. Sparks (R); R. Tillis (R); D. White (R); K. Vaughan (R); J. Holsclaw, Jr. (R); P. Hazlewood (R); K. Camper (D); J. Clemmons (D); B. Doss (R); J. Favors (D); B. Gilmore (D); T. Goins (R); M. Gravitt (R)

- 2. HB1572 McDaniel S.
- CEMETERY & FUNERAL SERVICES: Creation of historic cemetery advisory committee. Requires proponent of a suit terminating land use as a cemetery to file notice with the historical commission prior to any hearing on the suit. Requires the historical commission to post filed notices on its website. Requires notices to be posted in chronological order by county and updated at least monthly. Requires the historical commission to establish a historic cemetery advisory committee. Amendment Summary: House Business & Utilities Subcommittee amendment 1 (014306) deletes and replaces certain language of the original bill such that the substantive changes add language which (1) prohibits the posting of notice concerning the removal of Native American Indian human remains on the Historical Commission's website, and (2) establishes the makeup of the HCAC. Fiscal Note: (Dated March 1, 2018) Increase State Expenditures \$32,000/One-Time \$54,300/Recurring Senate Status: 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18. House Status: 03/08/18 - Set for House Business & Utilities Committee 03/14/18. Priority: 1 - Top-tier SB2519 - B. Ketron - 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18.
- HB1914
- LOCAL GOVERNMENT: Funding of chamber of commerce by municipality. Permits municipalities to spend revenue from natural gas utilities Gant R. on funding for chambers of commerce and other economic community organizations. Amendment Summary: House Business & Utilities Subcommittee amendment 1 (014244) deletes and rewrites all language after the enacting clause such that there are no substantive changes. Fiscal Note: (Dated February 22, 2018) Other Fiscal Impact Permissive decreases in local revenue available for funding current statutory obligations of municipal natural gas utility systems. To the extent any funding is allocated to a non-municipal organization, there will be a permissive decrease in local revenue the extent and timing of such cannot reasonably be determined. Senate Status: 03/08/18 - Set for Senate State & Local Government Committee Consent Calendar 03/13/18. House Status: 03/08/18 - Set for House Business & Utilities Committee 03/14/18
  - SB1894 D. Gresham 03/08/18 Set for Senate State & Local Government Committee Consent Calendar 03/13/18.
- HB1923 McDaniel S
- ECONOMIC DEVELOPMENT: Annual conference and convention center facilities compliance report. Includes the fiscal review committee on the list of entities receiving a synopsis of the annual conference and convention center facilities compliance report from a local government with a covered qualified public use facility. Broadly captioned. Amendment Summary: House Business and Utilities Subcommittee amendment 1 (014330) rewrites the bill to provide the state building commission with greater powers to oversee and approve tourism development zones. Establishes filing deadlines for municipalities with tourism development zones to submit reports contractual commitments. Fiscal Note: (Dated February 7, 2018) NOT SIGNIFICANT <u>Senate Status:</u> 03/08/18 - Referred to Senate State and Local Government Committee. <u>House Status:</u> 03/08/18 - Set for House Business & Utilities Committee 03/14/18.

SB1861 - B. Watson - 03/08/18 - Referred to Senate State and Local Government Committee.

17. HB838 J.

RETAIL TRADE: Canceled or revoked fireworks permits. Extends from three years to four years the maximum period for which the state fire Deberry Jr. marshal may refuse to issue another permit to the holder of a permit that has been canceled or revoked for cause. Amendment Summary: House Business & Utilities Subcommittee Amendment 1 (004370) requires the request for a seasonal retailer's fireworks permit for a new location to be accompanied by a statement that the sale of fireworks in their county or municipality is permissible. Requires the chief executive officer of the county or municipality to either sign the statement or provide the applicant a written explanation why the statement will not be signed within ten business days of the applicant's submission. Specifies that the chief executive officer's failure to comply within the time limit allows the retailer to petition the state fire marshal for a permit without the chief executive officer's signature if the sale in the county or municipality is permissible. Fiscal Note: (Dated February 14, 2017) NOT SIGNIFICANT Intro Dates: S: 02/09/17, H: 02/09/17 Senate Status: 04/04/17 - Taken off notice in Senate Commerce & Labor Committee. House Status: 03/08/18 - Set for House Business & Utilities Committee 03/14/18

Wed 3/14/18 1:30pm - House Hearing Rm III, House Civil Justice Subcommittee

MEMBERS: CHAIR M. Carter (R); B. Beck (D); G. Casada (R); M. Daniel (R); A. Farmer (R); G. Hardaway (D); D. Moody (R)

SB1101 - S. Kyle - 04/04/17 - Taken off notice in Senate Commerce & Labor Committee.

12. HB1261 Towns Jr. J.

CRIMINAL LAW: Seizing of photographs or video recordings by law enforcement. Prohibits a law enforcement officer from seizing or destroying a person's photograph or recording of an event or person if it is not illegal and the person is in a place the person has a right to be when photographed or recorded. Permits law enforcement to petition court for copy of certain photographic material. Provides procedures and rules for examining and copying photograph or recording. Fiscal Note: (Dated March 8, 2017) NOT SIGNIFICANT Intro Dates: S: 02/13/17, H: 02/09/17 Senate Status: 02/13/17 - Referred to Senate Judiciary Committee. House Status: 03/08/18 - Set for House Civil Justice Subcommittee 03/14/18.

SB872 - J. Yarbro - 02/13/17 - Referred to Senate Judiciary Committee.

Wed 3/14/18 1:30pm - House Hearing Rm IV, House State Government Subcommittee

MEMBERS: CHAIR B. Sanderson (R); B. Hulsey (R); D. Jernigan (D); M. Littleton (R); B. Ramsey (R)

3. HB2087 Hardaway G.

GOVERNMENT ORGANIZATION: Creates a planning commission to plan for the celebration of the life of Reverend Martin Luther King. Creates a planning commission to plan for the celebration during calendar year 2018 of the life, legacy, and accomplishments of Dr. Martin Luther King, Jr. Specifies membership and duties of commission. Fiscal Note: (Dated February 10, 2018) Increase State Expenditures \$9,100/FY17-18 Senate Status: 02/05/18 - Referred to Senate Government Operations Committee. House Status: 03/08/18 - Set for House State Government Subcommittee 03/14/18.

SB2636 - M. Norris - 02/05/18 - Referred to Senate Government Operations Committee.

HB1574 McDaniel S.

GOVERNMENT ORGANIZATION: Tennessee Heritage Protection Act of 2016 - exclusions. Excludes from coverage under the Tennessee Heritage Protection Act of 2016 memorials under the control of an accredited museum, public library, or public archive in certain circumstances. Fiscal Note: (Dated February 13, 2018) NOT SIGNIFICANT Senate Status: 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18. House Status: 03/08/18 - Set for House State Government Subcommittee 03/14/18. Priority: 1 - Top-tier SB2520 - B. Ketron - 03/08/18 - Set for Senate State & Local Government Committee Regular Calendar 03/13/18.

HB2096

PUBLIC FINANCE: Disputing fiscal review memoranda. Requires fiscal notes to include the list of all government entities which provided Casada G. information for the note. Creates new rules for members of congress to dispute the fiscal review notes on an amendment or bill. Increases the number of staff members the office of legislative budget analysis can hire from five to 10. Amendment Summary: House State Government Subcommittee amendment 1 (013017) deletes and rewrites the bill to include that any hearing by the committee to consider a disputed fiscal note or fiscal memorandum must be conducted on a day for which the general assembly is convened or has standing committees scheduled. Removes authorization from the director of office of legislative budget analysis to hire 10 staff members for the purpose of creating legislative general appropriations bills. House State Government Subcommittee amendment 2 (013051) removes language requiring agencies disclose all information within a reasonable period of time and grants the FRC with powers to issue decisions on disputes. House State Government Subcommittee amendment 3 (013892) rewrites the bill and requires sponsors to give at least seven days written notice prior to any FRC meeting for the legislation to be placed on a FRC calendar. Allows the FRC to receive information that is required by law to be confidential so long as the FRC maintains the same levels of confidentiality as the state. Fiscal Note: (Dated February 12, 2018) Increase State Expenditures Exceeds \$150,000/One-Time Exceeds \$994,300/Recurring HB 2096 SB 2122 Other Fiscal Impact The provisions of the proposed legislation could result in changes to fiscal analysis as determined by the members of the Fiscal Review Committee instead of the FRC staff and could extend the average length of session. Both of these could result in significant additional expenditures. Due to multiple unknown factors, the exact increase in expenditures cannot be reasonably quantified. Senate Status: 02/13/18 - Senate State & Local Government Committee deferred to last calendar. House Status: 03/08/18 - Set for House State Government Subcommittee 03/14/18.

SB2122 - K. Yager - 02/13/18 - Senate State & Local Government Committee deferred to last calendar.

Thompson D.

GOVERNMENT CONTRACTS: Proposed state contracts for services with nongovernmental vendors. Requires the commissioner or executive head of a department or agency proposing to procure a contract for services with a nongovernmental vendor on or after July 1, 2018 to certify to the comptroller of the treasury that no state employees within the respective department or agency are qualified to perform the duties and obligations under the proposed contract. Requires the commissioner or executive head to include with the certification a written statement providing compelling reasons as to the inability of the commissioner or executive head to identify state employees within the department or agency, as applicable, who are qualified to perform the duties and obligations under the proposed contract. Fiscal Note: (Dated February 27, 2018) Increase State Expenditures \$131,100 Other Fiscal Impact To the extent departments and agencies propose to contract services with a nongovernmental vendor, there could be increased expenditures to departments. However, any such impacts cannot be determined for they are dependent on future unknown factors. Senate Status: 02/05/18 - Referred to Senate State & Local Government Committee. House Status: 03/08/18 - Set for House State Government Subcommittee 03/14/18.

SB2084 - S. Kyle - 02/05/18 - Referred to Senate State & Local Government Committee.

21. **HB2461** Clemmons

J.

GOVERNMENT CONTRACTS: Studying government contracts with private entities. Urges the department of general services to study functions of state government that are performed by private businesses, as long as the contract is less than \$100,000 and entered into an open bid-basis. Requires the department to report the findings to select house and senate committees. *Fiscal Note:* (Dated February 28, 2018) NOT SIGNIFICANT <u>Senate Status:</u> 02/05/18 - Referred to Senate State & Local Government Committee. *House Status:* 03/08/18 - Set for House State Government Subcommittee 03/14/18.

SB2408 - S. Kyle - 02/05/18 - Referred to Senate State & Local Government Committee.

25. **HB2332** 

Powell J.

CAMPAIGNS & LOBBYING: Imposes public notice and public input requirements on a redistricting committee. Requires the general assembly's website to publicly share a redistricting committee page, displaying information relating to meeting notices and redistricting plans. Requires a redistricting committee to hold a public meeting every 10 years starting in 2020. *Fiscal Note:* (Dated February 26, 2018) Increase State Expenditures Exceeds \$3,300/FY20-21 and Every Ten Years Thereafter <u>Senate Status:</u> 03/08/18 - Set for Senate Judiciary Committee 03/13/18. House Status: 03/08/18 - Set for House State Government Subcommittee 03/14/18. SB2128 - J. Yarbro - 03/08/18 - Set for Senate Judiciary Committee 03/13/18.

27. **HB2275** Staples R.

ALCOHOLIC BEVERAGES: Serving of wine to patrons at art galleries. Decreases the requirement for art galleries to receive a certain percentage of their revenue from the sale of artwork in order to serve wine to patrons from 90% to 80%. *Fiscal Note:* (Dated February 1, 2018) NOT SIGNIFICANT <u>Senate Status:</u> 03/06/18 - Senate State & Local Government Committee deferred to last calendar. <u>House Status:</u> 03/08/18 - Set for House State Government Subcommittee 03/14/18.

SB2111 - F. Niceley - 03/06/18 - Senate State & Local Government Committee deferred to last calendar.

28. **HB54** Zachary J.

GOVERNMENT REGULATION: Discriminatory actions by government against business. Prohibits state and local governments from taking discriminatory action against a business based on the business's internal policies. Amendment Summary: Senate Amendment 1 (003286) makes a technical correction and specifies that this bill prohibits state and local governments from taking discriminatory action against a business on the basis of the business's internal policies that are in compliance with state and federal law. Senate Amendment 2 (003814) adds language to the original bill to expand the prohibition of state and local governments from taking discriminatory action against a business on the basis of personnel and employee benefit policies of the business entity that are in compliance with federal law. Senate Amendment 3 (004225) deletes and rewrites language in the bill such that the proposed prohibition for state and local governments from taking discriminatory action against a business entity is based specifically on that business's healthcare insurance policies and the coverage provided thereunder; family leave policies; minimum wage policies; or anti-discrimination policies; provided that such policies are in compliance with state and federal statues, rules, and regulations. Fiscal Note: (Dated February 6, 2017) Other Fiscal Impact To the extent a business contracts with or receives a grant from a state or local government entity and adopts a policy in compliance with state law but out of compliance with federal law, federal funds may be withheld. The extent of any potential federal withholding is based on multiple unknown factors and cannot be reasonably determined. Intro Dates: S: 01/30/17, H: 01/30/17 Senate Status: 03/09/17 - Senate passed with amendment 3 and previously adopted amendments 1 and 2. House Status: 03/08/18 - Set for House State Government Subcommittee 03/14/18.

SB127 - M. Green - 03/09/17 - Senate passed with amendment 3 and previously adopted amendments 1 and 2.

30. **HB889** Hulsey B.

PUBLIC EMPLOYEES: Police officer eligibility for service retirement. Makes a police officer who is a member of the state retirement system eligible for service retirement upon completion of 25 years of creditable service. <u>Amendment Summary:</u> Joint Council on Pensions and Insurance amendment 1 (013619) enables a police officer to be eligible for early service retirement after the completion of 25 years of creditable service. Requires a police officer who voluntarily chooses to retire to be entitled to any insurance coverage provided to member who are 100 percent vested in the member's service retirement benefit. <u>Fiscal Note:</u> (Dated March 4, 2017) Increase Local Expenditures Exceeds \$4,000,900\* <u>Intro Dates:</u> S: 02/13/17, H: 02/09/17 <u>Senate Status:</u> 02/13/17 - Referred to Senate Finance, Ways & Means Committee. <u>House Status:</u> 03/08/18 - Set for House State Government Subcommittee 03/14/18.

SB749 - M. Pody - 02/13/17 - Referred to Senate Finance, Ways & Means Committee.

Wed 3/14/18 3:00pm - House Hearing Rm III, House Health Subcommittee

MEMBERS: CHAIR B. Terry (R); J. Clemmons (D); J. Faison (R); J. Favors (D); M. Hill (R); S. Kumar (R); C. Sexton (R); P. Sherrell (R); J. Ragan (R)

2. HB1758 Crawford J.

HEALTH CARE: Certification of training programs for emergency medical services personnel. Authorizes emergency medical services board to certify training programs established by licensed ambulance services for EMTs and AEMT's. Amendment Summary: Senate Health & Welfare Committee amendment 1 (013476) deletes and replaces all language after the enacting clause such that the only substantive changes are: (1) clarifies that training programs that are offered by an EMT/AEMT training center must follow the National EMS Scope of Practice Model for Emergency Medical Service Personnel as promulgated by the U.S. Department of Transportation, National Highway Traffic Safety Administration; and (2) requires the ambulance service's instructor coordinator be approved by the Division of Emergency Medical Services. Senate Health & Welfare Committee amendment 2 (014323) adds language to the original bill that requires the ambulance service to charge a special enrollment fee of \$175 to each student to be paid directly to the Division of Emergency Medical Services (EMS) to offset administrative costs. Fiscal Note: (Dated February 28, 2018) Increase State Expenditures - \$4,600/One-Time \$71,500/Recurring Increase Local Revenue Exceeds \$340,000/Recurring/Permissive Increase Local Expenditures Exceeds \$340,000/Recurring/Permissive Senate Status: 03/07/18 -Senate Health & Welfare Committee recommended with amendment 1 (013476) and amendment 2 (014323). Sent to Senate Finance. House **Status:** 03/08/18 - Set for House Health Subcommittee 03/14/18.

SB1873 - J. Lundberg - 03/07/18 - Senate Health & Welfare Committee recommended with amendment 1 (013476) and amendment 2 (014323). Sent to Senate Finance.

39. **HB994** White D. HEALTH CARE: Report on need for central service technicians to be regulated. Requires the board for licensing health care facilities to report to the chair of the senate health and welfare committee and the chair of the health committee of the house of representatives on or before January 15, 2018, concerning the need for central service technicians to be regulated in order to provide certified sterile processing in hospitals and related institutions. Broadly captioned. Fiscal Note: (Dated February 13, 2017) NOT SIGNIFICANT Intro Dates: S: 02/13/17, H: 02/09/17 Senate Status: 02/13/17 - Referred to Senate Health & Welfare Committee. House Status: 03/08/18 - Set for House Health Subcommittee 03/14/18

SB913 - M. Bell - 02/13/17 - Referred to Senate Health & Welfare Committee.

Wed 3/14/18 3:00pm - House Hearing Rm II, House Local Government Subcommittee

MEMBERS: CHAIR D. Carr (R); J. Crawford (R); D. Howell (R); L. Miller (D); A. Parkinson (D); T. Wirgau (R)

3. HB2664 Carter M. ECONOMIC DEVELOPMENT: Electronically filing annual reports for industrial development corporations. Allows the annual reports required by the lessees of industrial development corporations to be filed electronically with the comptroller of the treasury and the county assessor of property. Senate Status: 02/05/18 - Referred to Senate State & Local Government Committee. House Status: 03/08/18 - Set for House Local Government Subcommittee 03/14/18.

SB2622 - M. Norris - 02/05/18 - Referred to Senate State & Local Government Committee.

**HB943** Carter M. LOCAL GOVERNMENT: Petition to deannex an area. Permits voters residing within an area annexed by a municipality to petition the county election commission to hold an election to de-annex such territory. Specifies that taxes that may continue to be levied on a de-annexed area. Prohibits the discontinuation of utility services outside municipal boundaries for reasons related to de-annexation. Amendment Summary: Senate Amendment 1 (006271) adds language to the original bill prohibiting territory from being eligible for deannexation if such action will result in the creation of unincorporated territory area that is completely surrounded by municipal boundaries. Senate Amendment 3 (007115) deletes and replaces language in the original bill such that the substantive changes are as follows: deannexation elections are held for all qualified voters residing in the municipality rather than only for qualified voters residing within the deannexed territory and requires a municipality that has annexed territory, a court has found that the municipality has materially and substantially failed to comply with its plan of services, and the majority of voters fail to approve the deannexation in such an election, to comply with the adopted plan of services within five years of such election returns. Requires the annexed territory to be automatically deannexed from the corporate boundaries of the municipality if the municipality does not comply with the plan of services within the five-year period. Senate Amendment 4 (007171) adds language to state that the nothing shall apply to any municipality that adopts a comprehensive deannexation plan by ordinance of the municipality to be completed by a date specified in the ordinance. If a municipality adopts a comprehensive deannexation plan before January 1, 2018, that plan shall control. The comprehensive deannexation plan ordinance may call for referenda to approve or disapprove the deannexation of particular territories identified in the comprehensive deannexation plan. If a referendum is called in accordance with the comprehensive deannexation plan, the question of approval or disapproval of the deannexation shall be submitted only to the qualified voters residing within the territory to be deannexed and shall be approved by a majority of voters. Senate Amendment 5 (008807) provides that any referendum in the ordinance must be held before January 1, 2019. Fiscal Note: (Dated March 27, 2017) Other Fiscal Impact To the extent a previously-annexed municipal territory is deannexed, shifts in revenue and expenditures between local entities may occur. The extent and timing of any such shifts cannot be reasonably quantified. Intro Dates: S: 02/13/17, H: 02/09/17 Senate Status: 05/10/17 - Senate passed with amendment 5 (008807), as well as previously adopted amendments 1 (006271), 3 (007115), and 4 (007171). House Status: 03/08/18 - Set for House Local Government Subcommittee 03/14/18. SB641 - B. Watson - 05/10/17 - Senate passed with amendment 5 (008807), as well as previously adopted amendments 1 (006271), 3 (007115), and 4 (007171).

HB1464 G.

LOCAL GOVERNMENT: Definition of infrastructure as pertaining to industrial development corporations. Defines "infrastructure" for McCormick purposes of the present law pertaining to industrial development corporations. Fiscal Note: (Dated February 13, 2018) NOT SIGNIFICANT Senate Status: 01/10/18 - Referred to Senate State & Local Government Committee. House Status: 03/08/18 - Set for House Local Government Subcommittee 03/14/18.

SB1475 - T. Gardenhire - 01/10/18 - Referred to Senate State & Local Government Committee.

7. **HB1465** G.

TAXES PROPERTY: Referendum required prior to tax revenue being used to service debt on stadium for professional sports team. McCormick Requires that a nonbinding referendum election be held before property tax or sales and use tax revenue is used to service debt on a professional sports team's stadium. Senate Status: 01/10/18 - Referred to Senate State & Local Government Committee. House Status: 03/08/18 - Set for House Local Government Subcommittee 03/14/18.

SB1476 - T. Gardenhire - 01/10/18 - Referred to Senate State & Local Government Committee.

TAXES PROPERTY: Requirements for property tax increase. Requires that any real property tax rate increase be passed at a minimum of two consecutive, regularly scheduled meetings of the governing body of a county or municipality. Requires resolution or ordinance to be passed Rogers C. by a two-thirds vote for property tax increases of five percent or greater. Authorizes referendum on the question of a property tax rate increase of five percent or greater if the tax increase is not approved by a two-thirds vote of the governing body of the county or municipality. Senate Status: 02/05/18 - Referred to Senate State & Local Government Committee. House Status: 03/08/18 - Set for House Local Government

SB2290 - M. Bell - 02/05/18 - Referred to Senate State & Local Government Committee.

HB424 J.

Subcommittee 03/14/18.

ALCOHOLIC BEVERAGES: Reduces beer taxes. Decreases the privilege tax on beer from \$4.29 per barrel to \$1.90 per barrel. Decreases the Clemmons wholesale tax on beer from \$35.60 per barrel to \$15.77 per barrel. Also decreases allocation of beer tax revenue to litter programs from \$0.50 to \$0.23. Fiscal Note: (Dated March 1, 2017) Increase State Revenue \$12,800/Department of Revenue Decrease State Revenue \$6,593,000/General Fund \$1,084,400/Highway Fund Decrease Local Revenue \$81,736,700 Intro Dates: S: 02/06/17, H: 02/06/17 Senate Status: 02/08/17 - Referred to Senate State & Local Government Committee. House Status: 03/08/18 - Set for House Local Government Subcommittee 03/14/18.

SB387 - S. Kyle - 02/08/17 - Referred to Senate State & Local Government Committee.

SB2410 - S. Kyle - 02/05/18 - Referred to Senate State & Local Government Committee.

10. **HB2419** Hardaway G.

ECONOMIC DEVELOPMENT: Study for an enterprise zone pilot project in Shelby County's Orange Mud community. Requires the comptroller of the treasury to study the usefulness of establishing an enterprise zone pilot project in Shelby County. Incentivizes independent senior living facilities, enabling them to receive telehealth services at home, and businesses that increases access to produce and other health food for residents. Fiscal Note: (Dated February 9, 2018) NOT SIGNIFICANT Senate Status: 02/05/18 - Referred to Senate State & Local Government Committee. House Status: 03/08/18 - Set for House Local Government Subcommittee 03/14/18.

12. HB1920

Staples R.

PROPERTY & HOUSING: New or amended subdivision regulations proposed by a regional planning commission. Prohibits new or amended subdivision regulations proposed by a regional planning commission from taking effect until approved by the county legislative body of any county, and by the governing body of any municipality, lying wholly or partly within the region. Deletes requirement that a regional planning commission hold a public hearing on subdivision regulations prior to adoption. Senate Status: 01/31/18 - Referred to Senate State & Local Government Committee. House Status: 03/08/18 - Set for House Local Government Subcommittee 03/14/18. SB1879 - R. Briggs - 01/31/18 - Referred to Senate State & Local Government Committee.

13. **HB2104** Cooper B.

CONSTRUCTION: Block grant funding for disaster resilient housing. Requires the comptroller of the treasury to study the use of block grant funding to local communities for disaster resilience housing and report its findings to the house and senate local government committees by January 15, 2019. Senate Status: 02/05/18 - Referred to Senate State & Local Government Committee. House Status: 03/08/18 - Set for House Local Government Subcommittee 03/14/18.

SB2628 - M. Norris - 02/05/18 - Referred to Senate State & Local Government Committee.

16. **HB2391** Miller L.

CAMPAIGNS & LOBBYING: Advisory question for the November 2018 general election related to marijuana. Requires county election commissions to place the question "Should the Tennessee legislature approve the use of medicinal marijuana?" on the ballot for the regular November election in 2018. Fiscal Note: (Dated February 16, 2018) Increase Local Expenditures - \$9,600/One-Time\* Senate Status: 02/20/18 - Senate State & Local Government Committee deferred to last calendar. House Status: 03/08/18 - Set for House Local Government Subcommittee 03/14/18.

SB2320 - S. Kyle - 02/20/18 - Senate State & Local Government Committee deferred to last calendar.

17. **HB913** Gravitt M.

LOCAL GOVERNMENT: Reporting of business licenses issued to places of accommodation for transients. Requires local governments to report, no later than February 1, 2018, to the senate state and local government committee and the house local government committee the number of business licenses issued to places of accommodation for transients for calendar year 2017. Fiscal Note: (Dated March 29, 2017) NOT SIGNIFICANT Intro Dates: S: 02/13/17, H: 02/09/17 Senate Status: 02/13/17 - Referred to Senate State & Local Government Committee. House Status: 03/08/18 - Set for House Local Government Subcommittee 03/14/18. SB891 - K. Yager - 02/13/17 - Referred to Senate State & Local Government Committee.

18. **HB2185** Carr D.

TAXES BUSINESS: Municipalities to use increase in hotel/motel tax for tourism. Requires municipalities to use any increase in hotel/motel tax to the extent authorized under a private act or general law, respectively, on tourism and tourism development. Senate Status: 02/05/18 -Referred to Senate State & Local Government Committee. House Status: 03/08/18 - Set for House Local Government Subcommittee 03/14/18. SB2200 - A. Swann - 02/05/18 - Referred to Senate State & Local Government Committee.

19. **HB1972** Carr D.

LOCAL GOVERNMENT: Change in term of office of an elected official - notice. Increases the amount of days municipalities have to file changes to the terms of office for any elected position from seven days to 14 days before the filing deadline for the notice of election. Senate Status: 02/01/18 - Referred to Senate State & Local Government Committee. House Status: 03/08/18 - Set for House Local Government Subcommittee 03/14/18.

SB1980 - S. Dickerson - 02/01/18 - Referred to Senate State & Local Government Committee.